Public Health (Ireland) Bill.

[AS AMENDED IN COMMITTEE.]

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- 96. As to inspection.
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- 190. Board may appoint and remove officers, &c. 191. Register of burials in every ground provided under this Act to be kept by burial board,
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286. Saving for water rights generally.

287. Arbitration as to alteration of sewers injuriously affecting supply of water, &c.

288. Saving for mines, &c.

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LIST OF ABBREVIATED REFERENCES.

T. I. A. 17 & 18 Vict. c. 103. "The Towns Improvement (Ireland) Act, 1854."

L. G. A. 34 & 35 Vict. c. 109. "The Local Government (Treland) Act, 1871."
 L. G. B. 35 & 36 Vict. c. 69. "The Local Government Board

(Ireland) Act, 1872."
P. H. I. 37 & 38 Vict. c. 93. "The Public Health (Ireland)

P. H. E. 38 & 39 Vict. c. 55. "The Public Health Act, 1875."
N.R. 1885 18 & 19 Vict. c. 191 Nuisaness Removal 1985

N.R. 1855 18 & 19 Vict. c. 121. Nuisances Removal, 1855. N.R. 1860 28 & 24 Vict. c. 77. , , , 1860.

N.R. 1863 26 & 27 Vict. c. 117. " 1863. S. U. 1865 28 & 29 Vict. c. 75. Sewage Utilization, 1865.

S. U. 1867 30 & 31 Vict. c. 118. ,, ,, 1867. S. A. 1866 29 & 30 Vict. c. 90. Sanitary Act, 1866.*

S. A. 1868 31 & 32 Vict. c. 115. , 1868. S. A. 1869 32 & 38 Vict. c. 100. Sanitary Leans Act. 1869.

S. A. 1869 82 & 38 Vict. c. 100. Sanitary Loans Act, 1869. C.L. 1851 14 & 15 Vict. c. 28. Common Lodging as amended

C.L. 1863 16 & 17 Vict. c. 41. Houses, 1851, by Common Lodging 23 & 24 Vict. Houses, 1858, c. 26.

D. P. 18 & 19 Vict. c. 116. Diseases Prevention, 1855, as

amended by 23 & 24 Vict. c. 77, and extended to Ireland by 29 & 30 Vict. c. 90. B. G. 1856. 19 & 20 Vict. c. 98. The Burial Grounds (Ireland) Act, 1856.

Act, 1856.

B. G. 1860. 28 & 24 Vict. c. 76. The Burial Grounds (Ireland)

Act, 1856, Amendment.

^{*} This Act amonds in imperious particulars the Nulsanous Removal Acts.

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(AS AMENDED IN COMMITTEE)

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Consolidate and amend the Acts relating to Public A.D. 1878.

Health in Ireland.

P. It opposed by the Open's west Propular Majority by and

BE it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

- 5 PRELIMINARY.
- This Act may be cited for all purposes as "The Public Health Short side. (Ireland) Act, 1878."
- In this Act, if not inconsistent with the context, the following Interpretaterms have the meanings herein-after respectively assigned to them; then of terms.
 that is to say.
 - "Borough" means any place for the time heing subject to the Act of the session of the third and fourth years of the reign of Her present Majesty, chaptor one hundred and eight, intituded "An Act for the regulation of municipal corporations
 - " in Ireland," and any Act amending the same :
 "Local Government Board" means the Local Government Board
 for Ireland :
- "Person" includes any body of persons, whether corporate or unincorporate:
 20 "Sanitary authority" means urban sanitary authority or rural
 - "Sanitary authority" means uroan sanitary authority or runa sanitary authority, as hy this Act defined, as the case may he:
 - "Lands" and "premises" include messuages, huildings, lands, easements, and hereditaments of any tenure:
- 25 "Owner" means the person for the time being receiving the rackrent of the lands or premises in connexion with which the word is used, whether on his own account or as agent or [Bill 198-]

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- trustee for any other person, or who would so receive the same if such lands or premises were let at a rackrent:
- "Backrent' means rent which is not less than two thirds of the full net annual value of the property out of which the rent arises as ascertained under the Acts relating to the Valuation 5 of Ratesble Property in Ireland:

 "Street" includes any highway and any public bridge and any
 - road, lane, footway, square, court, alley, or passage, whether a thoroughfare or not: "House" includes sohools, and also factories and other buildings in 10
 - "House" includes sobools, and also inctories and other buildings in which persons are employed, whatever their number may be: "Drain" means any drain of and used for the drainage of one
- "Drain" means any drain of and used for the drainage of one building only or of promises within the same curtilage, and made merely for the purpose of communicating therefrom with a cesspool or other like receptacle for drainage, or with a sewer into which the drainage of two or more buildings or
- premises occupied by different persons is conveyed:

 "Sewer" includes sewers and drains of every description, except
 drains to which the word "drain" interpreted as aforesaid
 applies, and except drains vested in or under the control of 20
 any authority having the management of roads and not being
- a sanitary authority under this Act:

 "Slaughter-house" includes the buildings and places commonly
 or place used for slaughtering cattle, horses, or animals of any 25
 - description for sale:
 "Common ledging-house" means a house in which or in any part
 of which persons are harboured or ledged for hire for a
 - single night, or for less than a week at a time:

 "Water company" means any person or body of persons cor- 30
 porate or unincorporate supplying or who may hereafter
 supply water for his or their own profit:
- "Waterworks" includes streams, springs, wells, pumps, reservoirs, states, aqueduot, cuts, stuices, mains, pipes, oulvertis, engines, and all machinery, lands, buildings, and things for 35 supplying or used for supplying water, also the stock in trade of any water commany:
- "Labouring Classes Lodging Houses Acts" means 29 & 30 Viet. c. 44 (Labouring Classes Lodging Houses and Dwellings Act (Ireland), 1866); 30 & 31 Viet. c. 28 (Labouring Classes 40 Dwelling House, Act 1947).
 - Dwelling Houses Act, 1867):

 "Artizans and Labourers Dwellings Act," means 31 & 32 Vict.
 c. 180 (Artizans and Labourers Dwellings Act, 1868):

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- "Bakehouse Regulation Act, 1863):
 house Regulation Act, 1863):
 Discasses Programing Act, 1989;
 18 & 19 Vict o 116 (Discasses
- "Diseases Prevention Act" means 18 & 19 Vict. c. 116 (Diseases Prevention Act, 1855) as amended by 23 & 24 Vict. c. 77 (An Act to amend the Acts for the removal of nuisances and
- (An Act to amend the Acts for the removal of nuisances and the prevention of diseases), as the same are amended and extended to Ireland by the Sanitary Act, 1866:
- "Baths and Washhouses Acts" means 9 & 10 Vict. c. 87 (An Act for promoting the voluntary establishment in boroughs and certain towns in Ireland of public baths and washhouses):
- "Sanitary Acia" means all the above-mentioned Acia and the Acia mentioned in the Schedule A. to this Act annexed, except the Burisl Grounds Acts as herein-after defined, and includes any amendments of such Acis contained in this or
- district, includes any Act, local Act, or provisional order relating to the same subject matters as the above-mentioned Acts in force within such district:
- "Sanitary purposes" means any objects or purposes of the Sani-20 tary Acts:
 - "Burial Grounds Acts" means the Burial Grounds (Ireland) Act, 1856, as the same is amended by the 23 & 24 Vict. c. 76: "Lands Clauses Acts" means and includes the Lands Clauses
- Consolidation Act, 1845, as the same is amended by the Lands
 25 Clauses Consolidation Acts Amendment Act, 1860; the Railways Act (Ireland), 1851; the Railways Act (Ireland), 1860;
 the Railways Act (Ireland), 1864, and the Railway Traverse
 - "Poor Law Acts" means 1 & 2 Vict. c. 56, and the Acts amending the same :
 - The expression "Summary Jurisdiction Acts" means, as regards the police district of Dublin metropolis, the Acts regulating the powers and dution of justices of the peace for such district and elsewhere in Ireland, the Petty Sessions (Ireland) Act, 1861, and the Acts amending or affecting the same.
- 35 1851, and the Acts amending or affecting the same: The expression "court of summary jurisdiction" means any justice or justices of the peace, or other magistrate or officer, by whatever name called, to whom jurisdiction is given by the Summary Jurisdiction Acts or any Acts therein referred to:
- 40 "Chairman" includes recorder: "Court of quarter sessions" means the court of general or quarter sessions of the peace having jurisdiction over the whole or any part of the district or place in which the matter requiring the cognizance of general or quarter sessions arises, and when

A.D. 1878.

Description

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used in reference to any suit or proceeding prosecuted or taken in any borough in which there shall be a recorder having jurisdiction to hear appeals from rates, or from any order, conviction, or judgment of any court of summary jurisdiction, includes the court of such recorder.

PART I.

SANITARY AUTHORITIES.

Urban and 3. For the purposes of this Act Ireland shall be divided into varial sonisanitary districts to be called respectivelynery dis-(1.) Urban sanitary districts; and 10

P. H. (L), (2.) Rural sanitary districts; and every such urban and rural sanitary district shall respectively be subject to the jurisdiction of a sanitary authority, in this Act called

an urban sanitary authority or urban authority and a rural sanitary authority or rural authority invested with the powers in this Act 15 mentioned. 4. Urban sanitary districts (or urban districts) shall consist of

the places in that behalf mentioned in the first column of the table sanitary disin this section contained, and urban sanitary authorities (or urban authorities) shall be the several bodies of persons specified in the wo second column of the said table in relation to the said places respectively.

TABLE above referred to.

Urban Sanitary District.			Urban Sanitury Authority.	
The City of Dublin -				The Right Honourable the Lord Mayor, Aldermon, and Burgesses acting by
Towns corporate (except Dublin)				the Town Council. The Mayor, Aldermen, and Burgosses setting by the Town Council.
Towns, the population of which a Parliamentary census exceeds a Commissioners appointed by virts	x thee	Act ma	aving de la	The Commissioners.
the ninth year of the reign of Geo toled "An Act to make provin "elecasing, and watching of cities "and market towns in Ireland in	rgo the ion for and to	Fourth, the ligh	duti-	
Towns, the population of which as Parliamentary census exceeds at Municipal Commissioners under 2	seordin x thou	g to the sand, he	sving	The Municipal Commis- sioners.
Towns, the population of which a Parliamoustary occurs exceeds at Town Commissioners under the ' (Iroland) Act, 1884 (17 & 18 Va	ix thou Forms	sand, h	aview	The Town Commissioners.
Towns or townships having Commis	tt, e. 10 relentre	26).		The Town or Township

 Every urban authority may from time to time appoint out of A.D. 1878. their own number so many persons as they may think fit for any Person of purposes of this Act which, in the opinion of such authority, would urbs: sube better regulated and managed by means of a committee or com-5 mittees: Provided that a committee so appointed shall in no case mittee. be authorised to borrow any money, to make any rate, or to enter into any contract, and shall be subject to any regulations and restrictions which may be imposed by the authority that formed it.

6. The area of every poor law union, with the exception of those Description 10 portions (if any) of the area which are included in urban sanitary of rural sad districts, shall form a rural sanitary district (or rural district), and and raral the guardians of the union shall, as such, be the rural sanitary santury authority or rural authority of such district, subject to the following P. H. (L.), conditions: that is to say.

(1.) No elective guardian of any electoral division belonging to such union and forming or being wholly included within an urban sanitary district shall act or vote in any case in which guardians of such union act or vote in their capacity of members of the rural sanitary authority:

(2.) Where part of an electoral division belonging to a union 20 forms or is situated in an urban sanitary district, the Local Government Board may, by order, divide such electoral division into separate wards and determine the number of guardians to be elected by such wards respectively, in such

25 manner as to provide for the due representation of the part of the electoral division lying within the rural sanitary district; but until such order has been made the guardian or grandians of such electoral division may not and vote as members of the rural sanitary authority in the same manner 30 as if no part of such electoral division formed part of or

was situated in an urban sanitary district : (3.) An ex-officio guardian resident in any electoral division, or

part thereof, belonging to such union which forms or is

25

situated in an urban sanitary district shall not act or vote in any case in which guardians of such union act or vote in their canacity of members of the rural sanitary authority unless he is the owner or occupier of property situated in the rural sanitary district of a value sufficient to qualify him as an elective guardian for the union.

 The Local Government Board shall have power, by provisional tary disorder, to separate from a rural sanitary district any town or district tricts.

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A.D. 1878. wholly situate therein, in which there shall be town or township commissioners under any Act of Parliament, whether the number of the inhabitants of such town or district shall be more or less than six thousand, and to constitute it an urban sanitary district to be thereafter subject to all the provisions of this Act affecting urban a sanitary districts, or to include any such town or district wholly situate in a rural sanitary district in any adjoining urban sanitary district, which, when so included in such urban sanitary district, shall be subject to all the provisions of the Acts constituting the

urban authority of such urban sanitary district, and to all the pro- 10 visions of this Act affecting urban sanitary districts; and the said Board shall likewise have power, by provisional order, to add any town or township under this Act constituted an urban sanitary authority to the rural sanitary district in which it is situate, to be subject thereafter to all provisions of this Act affecting rural sanitary 15 districts. No such provisional order shall be made except on petition from one or other of the towns, townships, or districts affected by such order, nor in the event of any objection being taken by any person affected thereby until after due local inquiry.

Powers and duties of urban nutbe-P. H. (E.), a. 10. P. H. (L), 5. 7.

sion of any other authority) have, exercise, and be subject to all the nowers, rights, duties, capacities, liabilities, and obligations exerciseable by or attaching to an urban authority under this Act, and in addition thereto shall within their district (to the exclusion of any other authority) have, exercise, and be subject to all the powers, 25 rights, duties, capacities, liabilities, and obligations within such district exerciseable or attaching by and to the local authority under the Bakehouse Regulation Act and the Artizans and Labourers

8. Every urban authority shall within their district (to the exclu- on

Dwellings Act, or any Acts amending the same. Where the Baths and Wash-houses Acts and the Labouring 30 Classes Lodoine Houses Acts, or any of them, are in force within the district of any urban authority, such authority shall have all powers, rights, duties, espacities, liabilities, and obligations in relation to such Acts exerciseable by or attaching to commissioners

or persons acting in the execution of the said Acts, or any of them. 25 Where the Baths and Wash-houses Acts are not in force within the district of any urban authority, such authority may adopt such Acts; and where the Labouring Classes Lodging Houses Acts are not in force within the district of any urban authority, such

authority may adopt such Acts. Where any local Act other than an Act for the conservancy of any river is in force within the district of an urban authority, conferring on any commissioners, trustees, or other persons powers for

purposes the same as or similar to those of this Act (but not for A.D. 1878. their own pecuniary benefit), all the powers, rights, duties, capacities, liabilities, and obligations of such commissioners, trustees, or other persons, in relation to such purposes, shall be transferred and 5 attach to the said urban authority.

9. Every rural authority shall within their district (to the exclu- Powers and sion of any other authority) have, exercise, and be subject to all daties of the powers, rights, duties, capacities, liabilities, and obligations rities exerciseable by or attaching to a raral authority under this Act, P. H. (E), 10 and in addition thereto shall within their district (to the exclusion P. H. (L)

of any other authority) have, exercise, and he subject to all the " ?. powers, rights, duties, especities, liabilities, and obligations within such district exerciseable by or attached to the local authority under the Bakehouse Regulation Act, or any Acts amending the same.

10. From and after the passing of this Act all such property, real Vesting of and personal, including all interests, rights, and easements in, to, and property in out of property, real and personal (including things in action), as suther belongs to or is vested in any sanitary authority as the sanitary P. H. (E.), authority of any district under the Sanitary Acts, shall continue P. H. (L).

20 vested in such authority, subject to all debts, liabilities, and obliga- 5.9. tions affecting the same property.

All such property of a sanitary authority shall be held by such authority upon trust for the district or several places respectively within its jurisdiction for the purposes of this Act.

11. Every medical officer of a dispensary district shall be a Santary sanitary officer for such district, or for such part thereof as he shall superintennersonally he in charge of under the title of medical officer of dest officers health, with such additional salary as the sanitary authority thereof P. H. (L). may determine, with the approval of the Local Government Board : a 10.

30 and every sanitary authority, whether urbsn or rural, shall appoint such other sanitary officers, including a medical superintendent officer of health when deemed necessary, as the Local Government Board shall in each case direct, with such salaries or additional

salaries as the said sanitary authority shall determine, with the 35 approval of the Local Government Board : and the said Board shall assign to the medical officers of health, and to the other sanitary officers, if any, and to the medical superintendent officer of health, if such an officer be appointed for the sanitary district, their re-

spective duties and functions in the discovery or inspection or 40 removal of nuisances, in the supply of pure water, in the making or repairing of sewers and drains, or in generally aiding the

administration of the sanitary laws within the district.

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A,D. 1878.

78. Provided that with regard to salaries or additional salaries whereof any portion is to be recouped to any local fund from moneys voted by Parliament, the amount of any new salary and the proportion between any existing salary, and the addition thereto, shall be approved by the Commissioners of Her Majesty's Treasury.

Every such aslary or additional salary to determined or approved shall be payable from such local final as the Local Government. Board shall indicate as properly chargoable theoretish, and such part thereof as Parisiment shall from time to time determine shall be recoupled to such local final out of maneys to be voicely Parisiment; and the Local Government Rocal shall make the Parisiment; and the Local Government Rocal shall make the contract of the contract

Union of Districts.

Fernation of united district, P. H. (L), ss. 19, 20, P. H. (E.), s. 279, 12. Where it appears to the Local Government Board, on the application of the sanitary authorities of any sanitary districts, or of any of such authorities, and after due inquiry, that it would be for the advantage of such sanitary districts, or of any of them, or of any parts thereof, or of any contributory places in any rural sanitary 20 district or districts, that ther should be formed into a united district

for all or any of the purposes following; that is to say,

(1.) The procuring a common supply of water; or

(2.) The making a main sewer or carrying into effect a system of sewerage for the use of all such districts or contributory 25 places; or

(3.) For any other purpose of this Act,

the Local Government Board may, by provisional order, form such districts or contributory places into a united district.

All costs, charges, and expenses of and incidental to the formation 30 of a united district shall, in the event of the united district being formed, be a first charge on the rates leviable in the united district in pursuance of this Act.

Governing hedy of united district. P. H. (L.), a. 21. P. H. (E.), s. 280. 13. The governing body of a united district shall be a joint board consisting of such ca-efficio members and of such number of elective 35 members, not being less than the ex-officio members, as the Local Government Board may, by the provisional order forming the district, determine.

A joint board shall be a body corporate by such name as may be determined by the provisional order, having a perpetual succession 40 and a common seal, with power to acquire and hold lands for the purposes of its constitution without any license in mortmain.

No act or proceeding of a joint board shall be questioned on A.D. 1878. account of any vacancies therein.

No defect in the qualification or election of any person or persons acting as a member or members of a joint board shall be deemed to

acting as a member or members of a joint board shall be deemed to 5 vitiate any proceedings of such board in which he or they has or have taken part.

Any minute made of proceedings at a meeting of a joint board, if

signal either at the meeting at which such proceedings took place or at the next enuising meeting by any person purporting from 10 time being to be the chairman of the board, shall be receivable in evidence of such proceedings in all legal proceedings without further proof, and until the contrary is proved every meeting of a joint board where minutes have been so made of the proceedings

shall be deemed to have been duly convened and held and all the 1.5 members thereof to have been duly qualified.

14. The provisional order forming a united district under this Deplation Act shall define the purposes for which such united district is at to some formed, and the powers, rights, duties, senactites, liabilities, and just beard particular of district and the powers, rights, duties, senactites, liabilities, and just beard of the power of t

regulations as to the qualification and mode of election of elective a 281members of the joint board, as to their continuance in office, as to casual vacancies in the joint board, as to its meetings and officers, and any other matter or thing, including the adjustment of present

25 and future liabilities and property, with respect to which the Local Government Board may think fit to make any regulations for the better carrying into effect the provisions of this Act with respect to united districts.

Upon the constitution of a joint board the sanitary authorities 30 having jurisdiction in the component districts or contributory places shall cases to excertise therein any powers, or to perform any duties, or to be subject to any liabilities or obligations which the joint board is authorised to exercise or perform or is made subject to nevertheless the said joint board may delegate to the sanisary 35 authority of any component distinct the excessive of any of its soovers.

so authorny or any component district the exercise of any or its powers for the performance of any of its duties, with the approval of the Local Government Board.

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A.D. 1878.

PART II. SANITARY PROVISIONS.

SEWERAGE AND DRAINAGE.

sanitary P. H. (E.). e. 13.

Regulations as to Sewers and Drains.

15. All existing and future sewers within the district of a 5 sanitary authority, together with all buildings, works, materials, and things belonging thereto. Except

(1.) Sewers made by any person for his own profit, or by any company for the profit of the shareholders; and

(2.) Sewers made and used for the purpose of draining, preserving, or improving land under any local or private Act of Parliament, or for the purpose of irrigating land; and

(3.) Sewers under the authority of any commissioners of sewers appointed by the Crown,

shall vest in and be under the control of such sanitary authority. Provided that sewers within the district of a sanitary authority which have been or which may hereafter be constructed by or transferred to some other sanitary authority or by or to a sewage board or other authority empowered under any Act of Parliament 20 to construct sewers, shall (subject to any agreement to the contrary) vest in and be under the control of the authority who constructed the same or to whom the same have been transferred.

Power to purchase P.H. (E.), T. I. A. or. 83, 34.

16. Any sanitary authority may purchase or otherwise acquire from any person any sewer, or any right of making or of user or 25 other right in or respecting a sewer (with or without any buildings, works, materials, or things belonging thereto), within their district, and any person may sell or grant to such authority any such sewer. right, or property belonging to him; and any purchase money paid by such authority in pursuance of this section shall be subject to 20 the same trusts (if any) as the sewer, right, or property sold was subject to.

But any person who, previously to the purchase of a sewer by such authority, has acquired a right to use such sewer shall be entitled to use the same, or any sewer substituted in lieu thereof. 25 to the same extent as he would or might have done if the purchase

had not been made. Maintenance 17. Every sanitary authority shall keep in repair all sewers be-

and making P. H. (E.),

longing to them, and shall cause to be made such sewers as may be necessary for effectually draining their district for the purposes 40 of this Act. S. U., 1865,

18. Any sanitary authority may carry any severe through, across, A.D. 1872 or under any road, or any steect or place half out as or intended for a street, or under any cellar or vanil which may be under the parameter or carriageawy of any street, and, after giving reasonable P. Lieb. 5 notice in writing to the owner or occupier into, through, or under \$\frac{1}{2}\tilde{\chi}\$, and any lands whatcover within their district.

They may also (subject to the provisions of this Act relating to S. U., 1867, sewage works without the district of the sanitary authority) exercise all or any of the powers given by this section without their district

for the purpose of outfall or distribution of sewage.
 Nothing in this Act shall authorise any sanitary authority to Sawage to

Ibt. Journal in this Act shall sufforme any sauther attornty to Sweepe as make or use any sewer, dirth, or confill for the purpose of covery-by-briefle ing sweepe or fifthy water into any natural stream or watercourse, discharged or rinto any canal, poul, or lake until such sweepe or fifthy water becomes and the confidence of the conf

water in such stream or wateroome, or in such canal, pend, or lake. $^{6.11}$ 20. Any satisfact authority may from time to the embrge, lessen, Abreston latter the course of, cover in, or otherwise improve any newer belong. Sat discontinuous and may discontinuous, close up, or destroy any such second of the continuous control of the control of 10 MeV. (2.6), periodica become tumocessary, on condition of 10 MeV. (2.6), periodica become tumocessary, on condition of 10 MeV. (2.6), periodical power on effectaci of the use of any person who may be 10 Ca.

deprived in pursuance of this section of the lawful use of any sewer: a.4.

Provided that the discontinuance, closing up, or destruction of any
25 sewer shall be so done as not to create a nuisance.

Every sanitary authority shall cause the sewers belonging to Chanting

them to be constructed, overeact, variatised, and kept so as an order of the constructed of the constructed of the constructed of the constructed of the construction of the construction

authority may, if they think th, provide a map exhibiting the system of soverence, if any, in their district, and such map shall be $\Gamma_{\rm H}$ (Ca), kept at their office, and shall be revised from time to time, and a such shall st all reasonable times be open to the inspection of the mate- $\pi_{\rm A}$ (S. Ca). So wereast of their district,

35 payers of their district.

23. The owner or occupier of any premises within the district of Power of

23. The owner or complex of any premises within the district of Power of a sanitary authority shall be emitted to cause his drains to empty, owner and into the sewers of that authority on condition of his giving ends without a continuous arms and to require the principular that authority of his intentions on the to drain, notices arms any to require the principular drain authority in a feature of 40 do, and of complying with the regulations of that anthority in a feature respect of the mode in which the communications between made and the complex of the communications between made and the communications.

drains and sewers are to be made, and subject to the control of any s. 21.

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A.D. 1878. person who may be appointed by that authority to superintend the S. A., 1866, making of such communications.

Any person causing a drain to empty into a sewer of a sanitary authority without complying with the provisions of this section shall be liable to a penalty not exceeding twenty pounds, and the 5 sanitary authority may close any communication between a drain and sewer made in contravention of this section, and may recover in a summary manner from the person so offending any expenses incurved by them under this section.

Use of sources by owners and occupiers. P. H. (E.). 5, 22, S. A., 1866.

24. The owner or occupier of any premises without the district 10 of a sanitary authority may cause any sewer or drain from such premises to communicate with any sewer of the sanitary authority on such terms and conditions as may be agreed on between such owner or occupier and such sanitary authority, or as in case of dispute may be settled, at the option of the owner or occupier, by 15 a court of summary jurisdiction or by arbitration in manner provided by this Act.

Power of enginer withority to enforce destasen of undrained P. H. (E.),

25. Where any house within the district of a sanitary authority is without a drain sufficient for effectual drainage, the sanitary authority may by written notice require the owner or occupier of 20 such house, within a reasonable time therein specified, to make a covered drain or drains emptying into any sewer which the sanitary authority are entitled to use, and which is not more than one hundred feet from the site of such house; but if no such means of drainage are within that distance, then emptying into such covered 25

s. 28. S. A., 1866,

esspool or other place not being under any house as the sanitary authority direct; and the sanitary authority may require any such drain or drains, cesspool or cesspools, to be of such materials and size, and to be so ventilated, and to be laid at such level, and with such fall as may appear to them to be necessary: Provided that 80 where, in the oninion of the sanitary authority, greater expense would be incurred in the construction of such cesspool or cesspools than in the making of a drain emptying into a sewer which they are entitled to use, the sanitary authority may require the owner or occupier to make such drain, notwithstanding that the sewer into 35 which it is to empty is not within one hundred feet of the site of the house.

If such notice is not complied with, the sanitary authority may, after the expiration of the time specified in the notice, do the work required, and may recover in a summary manner the expenses 40 incurred by them in so doing from the owner, or may by order declare the same to be private improvement expenses.

Provided that where, in the opinion of the sanitary authority, A.D. 1878 greater expense would be incurred in causing the drains of two or more houses to empty into an existing sewer pursuant to this section,

- than in constructing a new sewer and causing such drains to empty 5 therein, the sanitary authority may construct such new sewer, and require the owners or occupiers of such houses to cause their drains to empty therein, and may apportion as they deem just the expenses of the construction of such sewer among the owners of the several
- houses, and recover in a summary manner the sums apportioned 10 from such owners, or may by order declare the same to be private improvement expenses.

26. Where any house within the district of a sanitary authority Power of has a drain communicating with any sewer, which drain though authority to sufficient for the effectual drainage of the bouse is not adapted to require 15 the general sewerage system of the district, or is in the opinion of houses to

the sanitary authority otherwise objectionable, the sanitary authority into new may, on condition of providing a drain or drains as effectual for the P. H. (R.). drainage of the house, and communicating with such other sewer a 24, as they think fit, close such first-mentioned drain, and may do any 20 works necessary for that purpose, and the expenses of those works,

and of the construction of any drain or drains provided by them, under this section, shall be deemed to be expenses properly incurred by them in the execution of this Act.

27. It shall not be lawful in any urban district newly to erect Pensity on 25 any house or to rebuild any house which has been pulled down to or bouse with below the first floor, or to occupy any house so newly erected or out drains rebuilt, unless and until a covered drain or drains be constructed, of in urban such size and materials, in such manner, and at such level, and with P. H. (E.). such fall as may appear to the urban authority to be necessary for 5.25 30 the effectual drainage of such house; and the drain or drains so to be 2. M.

constructed shall empty into some sewer which the urban authority are entitled to use, and which is within one hundred fees of some part of the site of the house to be built or rebuilt; but if no such means of drainage are within that distance, then shall empty into such

- 35 properly constructed cesspool or other place, not being under any house, as the urban authority direct: Provided always, that the sanitary authority may, at the request of the owner of the house. permit such drain or drains to be disconnected from the interior of the house in such manner as it may think proper, Any person who causes any house to be creeted or rebuilt or any
- drain to be constructed in contravention of this section shall be liable to a penalty not exceeding fifty pounds. T199.1

A.D. 1878. Power to feemost paving, &c. of private P. H. (E.). s. 150.

28. Where any street within any urban district (not being for such nurposes in charge of the sanitary authority, or of any grand jury. or other public body), or the carriage way, footway, or any other part of such street is not sewered, metalled, paved, flagged, channelled, and made good, or is not lighted to the satisfaction of 5 the urban authority, such authority may by notice addressed to the respective owners or occupiers of the premises fronting, adjoining, or abutting on such parts thereof as may require to be sewered, levelled, paved, metalled, flagged, or channelled, or to be lighted. require them to sever, level, pave, metal, flag, channel, or make 10 good, or to provide proper means for lighting the same within a time to be specified in such notice.

Before giving such notice the urban authority shall cause plans and sections of any structural works intended to be executed under this section, and an estimate of the probable cost thereof, to be 15 made under the direction of their surveyor or other duly appointed officer, such plans and sections to be on a scale of not less than one inch for eighty-eight feet for a horizontal plan, and on a scale of not less than one inch for ten feet for a vertical section, and in case of a sewer showing the depth of such sewer below the surface 20 of the ground; such plans, sections, and estimate shall be deposited in the office of the urban authority, and shall be open at all reasonable hours for the inspection of all persons interested therein during the time specified in such notice, and a reference to such plans and sections in such notice shall be sufficient without re- 25 quiring any copy of such plans and sections to be annexed to such notice If such notice is not complied with, the urban authority may,

if they think fit, execute the works mentioned or referred to therein, and may recover in a summary manner the expenses in 80 oursed by them in so doing from the owners in default, according to the frontage of their respective premises, and in such proportion as is settled by the surveyor of the urban authority, or (in case of dispute) by arbitration in manner provided by this Act, or the urban authority may by order declare the expenses so incurred 25 to be private improvement expenses.

The same proceedings may be taken and the same powers may be exercised in respect of any such street or road of which a part is or may be a public footpath, under charge of the sanitary authority, or grand jury, or other public body, as fully as if the whole of such 40 street or road was a highway not in charge of the sanitary authority. or grand jury, or other public body.

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building

the urban authority; or. (2.) Causes any vault, arch, or cellar to be newly built or con- and under structed under the carriageway of any street, streets in shall forfeit to the urban authority the sum of five pounds and a triot, further sum of forty shillings for every day during which the offence P. H. (E.),

is continued after a written notice in this behalf from the urban 10 authority; and the urban authority may cause any building, vault, arch, or cellar erected or constructed in contravention of this section to be altered, pulled down, or otherwise dealt with as they may think fit, and may recover in a summary manner any expenses incurred by them in so doing from the offender.

15 Disposal of Sewage.

30. For the purpose of receiving, storing, disinfecting, distri. Powers for buting, or otherwise disposing of sewage, any sanitary authority may-

(1.) Construct any works within their district, or (subject to the S.U., 1865, provisions of this Act as to sewage works without the \$14. district of the sanitary authority) without their district; 8. U., 180;

(2.) Contract for the use of, purchase, or take on lease any land, buildings, engines, materials, or appearatus, either within or without their district; and

(8.) Contract to supply for any period not exceeding twenty-five years any person with sewage, and as to the execution and costs of works either within or without their district for the purposes of such supply :

30 Provided that no nuisance be created in the exercise of any of the powers given by this section. 31. The sanitary authority of any district may, by agreement Power to

with the sanitary authority of any adjoining district, and with the agree for sanction of the Local Government Board, cause their sewers to casion of 35 communicate with the sewers of such last-mentioned authority, in sewers with such manner and on such terms and subject to such conditions as adjoining such manner and on such terms and support anthorities, or, in case of $\frac{district.}{district.}$ may be agreed on between the sanitary authorities, or, in case of $\frac{district.}{district.}$ dispute, may be settled by the Local Government Board : Pro- 5.28 vided that so far as practicable storm waters shall be prevented from P. H. (I.),

40 flowing from the sewers of the first-mentioned authority into the sewers of the last-mentioned authority, and that the sewage of other

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districts or places shall not be permitted by the first-mentioned authority to pass into their sewers so as to be discharged into the sewers of the last-mentioned authority without the consent of such last-mentioned authority.

32. Any sanitary authority may deal with any lands held by 5 Power to them for the purpose of receiving, storing, disinfeoting, or distributing deal with lend approsewage in such manner as they deem most profitable, either by printed to leasing the same for a period not exceeding twenty-one years for ewage puragricultural purposes, or by contracting with some person to take P. H. (E.), the whole or a part of the produce of such land, or by farming such 10 s. 29 S. U., 1867, land and disposing of the produce thereof; subject to this restriction, that in dealing with land for any of the above purposes, provision shall be made for effectually disposing of all the sewage brought to such land without creating a nuisance.

33. Where any sanitary authority agree with any person as to 15 Contribution the supply of sewage and as to works to be made for the purpose to works under agreeof such supply, they may contribute to the expense of currying into execution by such person all or any of the purposes of such supply or distribution agreement, and may become shareholders in any company with of sawage. P. H. (E.), which any agreement in relation to the matters aforesaid has been 20 or may hereafter be entered into by such sanitary authority, or to S. U., 1967, or in which the benefits and obligations of such agreement may

have been or may be transferred or vested. Applica-34. The making of works of distribution and service for the 27 & 28 Viot supply of sewage to lands for agricultural purposes shall be deemed 25 c. 114. to an "improvement of land" authorised by "The Improvement of works for ampply of Land Act, 1864," and the provisions of that Act shall apply P. H. (E.), accordingly.

As to Sewage Works without District,

35. A sanitary authority shall, three months at least before 30 Notice to be given bafore commencing the construction or extension of any sewer or other commencing work for sewage purposes without their district, give notice of the scurge works withintended work by advertisement in one or more of the local newspapers circulating within the district where the work is to be made. P. H. (E.),

Such notice shall describe the nature of the intended work, and 35 shall state the intended termini thereof, and the names of the townlauds, and the roads and streets, and other lands (if any) through, across, under, or on which the work is to be made, and shall name a place where a plan of the intended work is open for inspection at all reasonable hours; and a copy of such notice 40 shall be served on the owners or reputed owners, lessees or reputed

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lessees, and occupiers of the said lands, and on the sanitary A.D. 1878. authority having jurisdiction over the same, and on the secretary of the grand jury, or other person having the care of such roads or streets.

36. If any such owner, lessee, or occupier, or any such sanitary In case of authority, secretary to the grand jury, or other person as aforesaid, or works not to any other owner, lessee, or occupier who would be affected by the be comintended work, objects to such work, and serves notice in writing of our suprior 10 three months the intended work shall not be commenced without Board the sanction of the Local Government Board after such inquiry as P. H. (E.),

herein-after mentioned, unless such objection is withdrawn. S. U., 1867, 37. The Local Government Board may, on application of the 5 3. sanitary authority, appoint an inspector to make inquiry on the to hold Inspector 15 spot into the propriety of the intended work and into the objections inquity and thereto, and to report to the Local Government Board on the matters with respect to which such inquiry was directed, and on Government receiving the report of such inspector, the Local Government Board P. H. (E.),

reserving one report of stallowing or allowing, with such modifications and sale way make an order disallowing or allowing, with such modifications and sale way 20 (if any) as they may deem necessary, the intended work.

Regulation of Buildings. 38. Any urban authority may purchase any premises for the purchase

purpose of widening, opening, enlarging, or otherwise improving improvement any street, or (with the sanction of the Local Government Board) and 25 for the purpose of making any new street, P. H. (E.) s. 154. 39. When any house or building situated in any street in an T.I.A. 8.87. urban district, or the front thereof, has been taken down, in resulting

order to be rebuilt or altered, the urban authority may prescribe line of the line in which any house or building, or the front thereof, to be P. H. (E.), 30 built or rebuilt in the same situation shall be erected, and such house s. 155. or building, or the front thereof, shall be erected in accordance T.I. therewith.

The urban authority shall pay or tender compensation to the owner or other person immediately interested in such house or building 85 for any loss or damage he may sustain in consequence of his house or building being set back or forward, the amount of such compensation, in case of dispute, to be settled by arbitration in manner provided by this Act.

40. It shall not be lawful in any urban district, without the Buildings 40 written consent of the urban authority, to bring forward any house brought

or building forming part of any street, or any part thereof, beyond forward. [199.]

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A.D. 1878. the front wall of the house or building on either side thereof, nor to build any addition thereto beyond the front of the house or building on either side of the same.

Any person offending against this enactment shall be liable to a penalty not exceeding forty shillings for every day during which the 5 offence is continued after written notice in this behalf from the urban authority.

41. Every sanitary authority may make byelaws with respect to the following matters; (that is to say,)

(1.) With respect to the level, width, and construction of new 10 streets, and the provisions for the sewerage thereof, and the preventing of the opening thereof for public use until such byelaws have been complied with:

(2.) With respect to the structure, and description and quality of the substances used in the construction of new buildings 15 for securing stability and the prevention of fires, and for purposes of health:

(3.) With respect to the sites of houses, buildings, and other erections, and the mode in which, and the materials with which such foundations and sites shall be made, formed, 20 excavated, filled up, prepared, and completed for securing stability, the prevention of fires, and for purposes of health.

For the purposes of this Act-The term "foundations" shall mean the space immediately beneath the footings of a wall;

The term "site" in relation to a house, building, or other crection shall mean the whole space to be occupied by such house, building, or other erection between the level of the bottom of the foundations and the level of the base of the

walls: 20 (4.) With respect to the sufficiency of the space about buildings to secure a free circulation of air, and with respect to the ventilation of buildings:

(5.) With respect to the drainage of buildings, to waterclosets, earthclosets, privies, ashpits, and cesspools in connexion 35 with buildings, and to the closing of buildings or parts of buildings unfit for human habitation, and to prohibition of their use for such habitation:

And they may further provide for the observance of such byelaws by enacting therein such provisions as they think necessary as to the 40 giving of notices, as to the deposit of plans and sections by persons intending to lay out streets or to construct buildings, as to

Power to make respecting

P. H. (E.).

s. 157.

inspection by the sanitary authority, and as to the power of such authority (subject to the provision of this Act) to remove, after, or pull down any work begun or done in contravention of such byellows. Provided that

- have: Provided that no byslaw made under this section shall 5 affect any bailding erected before the passing of this Act. The provisions of this section and the two last preceding sections shall not apply to buildings belonging to any railway company and used for the purpose of such railway under any Act of Parliament.
- 42. Where a notice, plan, or description of any work is required at to ensent that authority, the scalingy authority to be laid before of weak-state authority, the scalingy authority shall, within one month and atomoral state the same has been delivered or sent to their elerk, signify and earlier the same has been delivered or sent to their elerk, signify and earlier the person proposing to exceed the same; and if the work is come. Fig. 15, to be more delivered and the work of such month without such so the same and if the work is come. Fig. 15, to be more delivered and the same and the work of such month without such so the same and if the work is come. Fig. 15, to be such as the same and the same
- To maneed after such notice of disapproval, or before the expiration of such month without such approval, and is in any respect not in conformity with any byelaw of the sanitary authority, the sanitary authority may cause so much of the work as has been excouted to be pulled down or removed.
- Where a sanitary authority incur expenses in or about the removal of any work executed centrary to any byelaw, such authority may recover in a summary manner the amount of such expenses either from the person executing the works romoved or from the person causing the works to be excented, at
 - such expenses either from the person executing the works removed or from the person causing the works to be executed, at 25 their discretion.

 Where a sanitary authority may under this section pull down or remove any work begun or executed in contravention of any
- byelsw, or where the beginning or the execution of the work is an offence in respect whereof the offender is liable in respect of any byeston in respect whereof the offender is liable in respect to any traction of the present in such a form and state as to be in contravention of the byelsw shall be deemed to be a continuing offence, but a penalty shall not be incurred in respect thereof after the expiration of one year from the day when the offence was committed or the break was broken.
- 35 43. For the purposes of this Act the re-erecting of any build. What is ing pulled down to or below the ground floor, or of any frame building of which only the framework is left down to the ground building, floor, or the conversion into a dwelling-house of any building not properly the purpose building of the purpose building or the ground purpose.
- originally constructed for human habitation, or the conversion into
 40 more than one dwelling-house of a building originally constructed
 as one dwelling-house only, shall be considered the crection of a
 - [199.] C 2

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SADIMET

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A.D. 1878. new building; and whenever any old building has been taken down to an extent exceeding one half of such building, such half to be measured in cubic feet, the rebuilding thereof shall be considered the erection of a new building.

PRIVIES, WATERCLOSETS, &c.

Penalty on 44. It shall not be lawful newly to erect any house, or to rebuild building bouses withany house pulled down to or below the ground floor, without out privy sufficient watercloset, earthcloset, or privy accommodation, and an accommon-

ashpit furnished with proper doors and coverings. P. H. (E.). Any person who causes any house to be erected or rebuilt in 10 L. G. A.,

contravention of this enactment shall be liable to a penalty not S. A., 1868, exceeding twenty pounds. 45. If a house within the district of a sanitary authority Power of

appears to such authority to be without sufficient watercloset, earthauthority closet, or privy accommodation, and a properly constructed ashpit, 15 to enferre provision of the sanitary authority shall, by written notice, require the owner privy scoommodation for or occupier of the house, within a reasonable time therein specified, to provide sufficient watercloset, earthcloset, or privy accommoda-

H. (E.) tion, and an ashpit constructed as aforesaid, or either of them, as L. G. A., the case may require. s. 23. S. A., 1868, If such notice is not complied with, the sanitary authority may, at the expiration of the time specified in the notice, do the work

thereby required to be done, and may recover in a summary manner from the owner the expenses incurred by them in so doing, or may by order doclare the same to be private improvement expenses: 25 Provided that where a wateroloset, earthcloset, or privy has been and is used in common by the inmates of two or more houses, or if in the opinion of the sanitary authority a watercloset, earthcloset, or privy may be so used, they need not require the same to be provided for each house. 80

46. Any enactment in force within the district of any sanitary As to earthcloseis. authority requiring the construction of a watercloset shall be P. H. (E.). deemed to be satisfied by the construction, with the approval of the 1.37. sanitary authority, of an earthcloset.

L. G. A., Any sanitary authority may, as respects any house in which any 35 earthcloset is in use with their approval, dispense with the supply S. A., 1868. of water required by any contract or enactment to be furnished

to any watercloset in such house, on such terms as may be agreed on between such authority and the person providing or required to provide such supply of water.

Any sanitary authority may themselves undertake, or contract A.D. 1878. with any person to undertake, a supply of dry earth or other deodorising substance to any house within their district for the purpose of any eartholoset.

In this Act the term "earthcloset" includes any place for the reception and deodorization of focal matter constructed to the satisfaction of the sanitary authority.

47. When on the representation of the sanitary authority of any Other means

district it shall appear to the satisfaction of the Local Government of removing 10 Board that in such district, or in any part thereof to be defined by the Local Government Board, a system has been established and is effectually carried out by which house refuse and forcal matter is removed at short and regular intervals, and in such a manner as

not to be a nuisance or injurious to health, or that no avoidable 15 nuisance injurious to health or offensive to public decency exists in such district or part of such district, the Board may by order declare that the enactments with respect to waterclosets herein contained shall, so far as regards such district, or part of a district,

be deemed to be satisfied; and such enactments shall, while such 20 order shall remain in force, and to the extent and subject to any conditions therein prescribed, he deemed to be satisfied accordingly. Every such order may from time to time be varied or revoked by

the Local Government Board. 48. Where it appears to any sanitary authority that any house Privy so-25 is used or intended to be used as a factory or building in which commodation persons of both sexes are employed or intended to be employed at P. H. (E.), one time in any manufacture, trade, or business, the sanitary autho- 5. 38.

rity may, if they think fit, by written notice, require the owner or occupier of such house, within the time therein specified, to construct 30 a sufficient number of ashpits, and of waterclosets, earthclosets, or privies, for the separate use of each sex.

Any person who neglects or refuses to comply with any such notice shall be liable for each default to a penalty not exceeding twenty pounds, and to a further penalty not exceeding forty shillings 85 for every day during which the default is continued.

49. Any urban authority may, if they think fit, provide and P. H. (E.). maintain, in proper and convenient situations, urinals, waterclosets, s. 39. earthclosets, privies, and ashpits, and other similar conveniences for 5. 4. public accommodation.

50. Every sanitary authority shall provide that all drains, water- Drains, closets, sinks, lavatories, gully traps, earthclosets, privies, ashpits, privies, &c. and cesspools within their district be constructed, trapped, covered, parly kent.

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Poblic

P. H. (E.). s. 40.

Evandoution of drains, &c. authority, stating that any drain, watercloset, earthcloset, privy, on complaint P. H. (E.). s. 41. L. G. A., 5, 23,

of refuse.

A.D. 1878. ventilated, and kept so as not to be a nuisance or injurious to health. 51. On the written application of any person to a sanitary

ashpit, or cesspool on or belonging to any premises within their 5 district is a nuisance or injurious to health (but not otherwise). it shall be lawful for any sanitary officer duly authorised in writing in that behalf by such sanitary authority, after twenty-four hours S. A., 1868, written notice to the occupier of such premises, or in case of emergency without notice, to enter such premises, with or without 10 assistants, and cause the ground to be opened, and examine such drain, watercloset, eartboloset, privy, ashpit, or oesspool. If the drain, watercloset, earthcloset, privy, ashpit, or cesspool on examination is found to be in proper condition, he shall cause the ground to be closed. and any damage done to be made good as soon as can be, and the 15 expenses of the works shall be defrayed by the person making the above-mentioned written application. If the drain, watercloset, earthcloset, privy, ashpit, or eesspool on examination appear to be in bad condition, or to require alteration or amendment, the sanitary authority shall forthwith cause notice in writing to be given to the 20 owner or occupier of the premises requiring him forthwith or within a reasonable time therein specified to do the necessary works : and if such notice is not complied with, the person to whom it is given shall be liable to a penalty not exceeding ten shillings for every day during which he continues to make default, and the sanitary 25 authority may, if they think fit, execute such works, and may recover in a summary manner from the owner the expenses incurred by them in so doing, or may by order declare the same to be private improvement expenses, as well as the expenses incurred in the

SCAVENGING AND CLEANSING.

Regulations as to Streets and Houses.

52. Every sanitary authority may, and when required by order authority of the Local Government Board shall, themselves undertake or o provide contract forfor elemning and removal

The removal of house refuse from premises;

The cleansing of earthclosets, privies, ashpits, and cesspools; P. H. (E.), either for the whole or any part of their district; Moreover, every а. 42. L. G. A., urban authority and any rural authority invested by the Local 8, 28, Government Board with the requisite powers may, and when an S. A., 1868,

previous examination.

required by order of the said Board shall, themselves undertake or A.D. 1878. contract for the proper cleansing of streets, and may also themselves undertake or contract for the proper watering of streets for the whole or any part of their district,

5 All matters collected by the sanitary authority or contractor in pursuance of this section may be sold or otherwise disposed of, and any profits thus made by an urban authority shall be carried to the account of the fund or rate applicable by them for the general purposes of this Act; and any profits thus made by a rural

10 authority in respect of any contributory place shall be carried to the account of the fund or rate out of which expenses incurred under this section by that authority in such contributory place are defrayed.

If any person removes or obstructs the sanitary authority or con-15 tractor in removing any matters by this section authorised to be removed by the sanitary authority, he shall for each offence he liable to a penalty not exceeding five pounds: Provided that the cocupier of a house within the district shall not be liable to such penalty in respect of any such matters which are produced on his

20 own premises and are intended to be removed for sale or for his own use, and are in the meantime kept so as not to be a nuisance.

53. If a sanitary authority who have themselves undertaken or Penalty on contracted for the removal of house refuse from premises, or the neglect of cleansing of earthclosets, privies, ashpits, and cesspools, fail, without authority 25 reasonable excuse, after notice in writing from the occupier of any to remove house within their district requiring them to remove any house P. H. (E.),

refuse, or to cleanse any eartholoset, privy, ashpit, or cesspool belonging to such house or used by the occupiers thereof, to cause the s. 39. same to be removed or cleansed, as the case may be, within seven 30 days, the sanitary authority shall be liable to pay to the occupier of such house a penalty not exceeding five shillings for every day

during which such default continues after the expiration of the said period. 54. Where the sanitary authority do not themselves undertake Power of

35 or contract for-The cleansing of footways and pavements adjoining any make bye-

nremises. The removal of house refuse from any premises.

The cleaning of earthclosets, privies, ashpits, and cesspools be-occupier.
P. H. (E.). longing to any premises,

they may make byclaws imposing the duty of such cleansing or L.G.A. [199.] C 4

S. A., 1868.

Penalty in

respect of

P. H. (B.)

T. I. A.,

s 42.

oertain. unimmess on

A.D. 1878. removal, at such intervals as they think fit, on the occupier of any such premises.

An urban authority may also, and when required by order of the Local Government Board shall, make byelaws for the prevention of nuisances arising from snow, filth, dust, ashes, and rubbish, and for 5 the regulation of the keeping of animals on any premises, or for the prevention of such keeping, so as to be injurious to health.

55. Any sanitary authority shall, if necessary, provide in proper provide peand convenient situations receptacles for the temporary deposit and ceptacies for collection of dust, ashes, and rubbish; they shall also provide fit 10 deposit of rubbish. P. H. (E.), buildings or places for the deposit of any matters collected by 2, 45, them in pursuance of this part of this Act: Provided that no T. I. A. nuisance is created by the exercise of any of the powers given by s. 42. this section.

56. Where, on the certificate of the medical officer of health or of 15 Houses to be purified, on any two medical practitioners, it appears to any sanitary authority ertificate of offer of that any house or part thereof is in such a filthy or unwholesome bealth, or of condition that the health of any person is affected or endangered two medical thereby, or that the whitewashing, cleansing, or purifying of any P. H. (E.), house or part thereof would tend to prevent or check infectious 20 T.L.A. disease, the sanitary authority shall give notice in writing to the s. 42. owner or occupier of such house or part thereof to whitewash,

oleanse, or purify the same, as the case may require. If the person to whom notice is so given fails to comply therewith within the time therein specified, he shall be liable to a penalty not 25 exceeding ten shillings for every day during which he continues to make default; and the sanitary authority shall cause such house or part thereof to be whitewashed, cleansed, or purified, and may recover in a summary manner the expenses incurred by them in so doing from the person in default. 30

57. Any person who in any sanitary district-

(1.) Keeps any swine or pig stye in any dwelling-house, or so as to be a nuisance to any person; or

(2.) Suffers any waste or stagnant water to remain in any cellar

or place within any dwelling-house for twenty-four hours 35 after written notice to him from the sanitary authority to remove the same; or

(3.) Allows the contents of any watercloset, privy, or ossspool to overflow or soak therefrom,

shall, for every such offence be liable to a penalty not exceeding 40 forty shillings, and to a further penalty not exceeding five shillings

for every day during which the offence is continued, and the sanitary A.D. 1878.

authority shall abate or cause to be slated every such nuisance, and
may recover in a summary manner the expenses incurved by them
in so doing from the occupier, or, in the case of houses let to
vectly or monthly tennits, or in separated partnensis, from the

Offensive Ditches and Collections of Matter.

owner of the premises on which the nuisance exists.

56. Where any waterourse or open disth lying near to or Proving forming the boundary betwom the district of any antiagr authority be established to be a supplied to the supplied to be a supplied to the sup

15 to show cause why an order should not be made by such court for cleansing such watercourse or open ditch, and for executing such permanent or other structural works as may appear to such court to be necessary; and such court, after hearing the parties, or exparts in case of the default of any of them to appear, may make such

20 order with reference to the execution of the works, and the persons by whom the same shall be executed, and by whom and in what proportions the cests of such works shall be pead, and also as to the amount thereof, and the time and mode of payment, as to such court may seem reasonable.

20 50. Where in any whom district it appears to the impector of because of multimore or sandary offuce that any executabilities of manney, dump, in several contributions of manney, dump, in several contributions of manney, dump, in the subscience of the period of the

incurred by them in the execution of this section; and the surplus 35 (if any) shall be paid on demand to the owner of the matter removed.

The expenses of removal by the urban authority of any such accumulation, if and so far as they are not overed by the saic thereof, may be recovered by the urban authority in a summary 40 mance from the person to whom the accumulation belongs or from the occupier of the premises, or (where there is no occupier) from the corner.

[199.]

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A.D. 1878.

Periodical removal of manure from mews and other premises.
P. H. (E.), a. 50.
S. A., 1895, s. 53.

60.) Netice may be given by my urban sutherity (by public monomement, in the district or otherwise) for the periodic Parsonal of manuse or other refuse matter from more, stables, or other premises; and where any such notice has been given, any person to whom the manuse or other refuse matter belongs who fails so to senure the same, or permits a further accumulation, and does not continue such periodical removal at such intervals as the urban methority direct, shall be likels without further notice to a penalty not exceeding twenty shillings for each day during which such removes of the refuse matter is permitted to accumulate.

WATER SUPPLY.

Powers of Sanitary Authority in relation to Supply of Water. 61. Any urban authority may provide their district or any part

General powers for supplying district with water. P. H. (E.), s. 51. 8. A., 1868, s. 11. T. I. A.,

thereof, and any rural authority may provide their district or any an ountributory place therein, or any part of any such contributory 15 place, with a supply of water proper and sufficient for public and private purposes, and for those purposes, or any of them, may—
(1) Construct and maintains waterworks, dig wells, and do any

(1.) Construct and maintain waterworks, dig wells, and do any other necessary acts; and (2.) Take on lease or hire any waterworks, and (with the sanction 20

of the Local Government Board purchase any waterworks, or any water or right to take or convey water, either within or without their district, and any rights, powers, and privileges of any water company; and

(3.) Contract with any person for a supply of water.

Restriction on construction of Parl by smitnry antherity. P. H. (E.), a. 52. of s S. A., 1898, by F. 11.

T. L. A.

s. 52.

62. Before commencing to construct waterworks within the limits of supply of any vater company empowered by Act of Parliament or any order confirmed by Parliament to supply water, the antiexy antionity shall give written notice to cvery water company within whose limits of supply the scalinary notice that of supplying water, existing the purpose for which and for see may be practicable) the extent to which water is required by the animary antibotity.

It shall not be lawful for the sanitary authority to construct any waterworks within such limits if and so long as any such company 36 are able and willing to supply water proper and sufficient for all reasonable purposes for which it is required by the sanitary authority; and any difference as to whether the varter which any such company are able and willing to lay on is proper and sufficient for the purposes for which it is required, or whether the purposes for which St.

it is required are reasonable, or (if and so far as the charges of the A.D. 1878. company are not regulated by Parliament) as to the terms of supply, shall be settled by arbitration in manner provided by this Act. 63. At least two months before commencing to construct under As to con-

the provisions of this Act any reservoir (other than a service re- struction servoir or tank which will hold not more than one hundred thousand P. H. (E.), gallons) the sanitary authority shall give notice of the intended work = 58. by advertisement in one or more of the local newspapers circulating

10 within the district where the reservoir is to be constructed. If any person who would be affected by the intended work

objects to such work, and serves notice in writing of such objection on the sanitary authority at any time within the said two months, the intended work shall not be commenced without the sanction of

15 the Local Government Board, after such inquiry as herein-after mentioned, unless such objection is withdrawn.

The Local Government Board may, on application of the sanitary authority, appoint an inspector to make inquiry on the spot into the propriety of the intended work and into the objections thereto, and 20 to report to the Local Government Board on the matters with

respect to which such inquiry was directed; and on receiving the report of such inspector, the Local Government Board may make an order disallowing or allowing, with such modifications (if any) as they may deem necessary, the intended work.

64. Where a sanitary authority supply water within their Power of district, they shall have the same powers and be subject to the earlying same restrictions for carrying water mains within or without their P. H. (R.). same restrictions for currying water means and subject to for carrying sowers within a 54.

8. A., 1866, or without their district respectively by the law for the time being a 11. 30 in force.

65. A sanitary authority shall provide and keep in any water- As to sepuly works constructed or purchased by them a supply of purc and of water. wholesome water; and where a sanitary authority lay any pipes for 5.55. the supply of any of the inhabitants of their district, the water may S. A., 1866, 35 be constantly laid on at such pressure as will carry the same to the T. I. A. ton story of the highest dwelling-house within the district or part of a 52. the district supplied.

66. Where a sanitary authority supply water to any premises Power to they may charge in respect of such supply a water rate to be there water 40 assessed on the net annual value of the premises to be made, assessed, rent

and levied in like manner in every respect as the rate out of which P. H. (E.) the expenses incurred by such sanitary authority in the execution of a 56.

[199.] D 2 s. 57.

A.D. 1878. this Act are defrayed; mereover they may enter into agreements for supplying water on such terms as may he agreed on hetween them and the persons receiving the supply, and may recover water rents or other moneys payable under such agreements in a summary manner.

Interpreta

67. For the purpose of enabling any sanitary authority to supply 5 to ordinate store what there shall be incorporated with this Act the Waterworks revises of the sanitary authority to supply 5 to ordinate of the Waterworks of the State of the Waterworks of the State of the State of the State of the State of the Waterworks of the State of the

"With respect" (where the sanitary authority have not the control of the streets) "to the breaking up of streets for the 10

control of the streets) "to the breaking up of streets for the purpose of laying pipes"; and "With respect to the communication pipes to be laid by the

undertakers"; and

"With respect to the communication pipes to be laid by the inhabitants"; and

"With respect to waste or misuse of the water supplied by the undertakers"; and "With respect to the provision for guarding against fouling the

"With respect to the provision for guarding against fouling the water of the undertakers"; and

"With respect to the payment and recovery of the water rates." 20
Provided,—

That the provisions with respect to the communication pipes to be laid by the undertakers and the inhabitants respectively shall apply only in districts or parts of districts where the sanitary authority lay any pipes for the supply of any of the inhabitants 25 thereof; and

That any dispute authorised or directed by any of the said incorporated provisions to be settled by an inspector or two justices shall be settled by a court of summary jurisdiction; and That section forty-four of the Waterworks Clauses Act, 1847, 80 shall for the purposes of this Act have effect as if the words

sand nor the purposes of this Act have effect as if the words
"with the consent in writing of the owner or reputed owner
"of any such house, or of the agent of such owner," ware
matited therefrom; and any rent for pipes and works paid by
an occupier under that section may be deducted by him from 35
any rent from time to time due from him to such owner.

Power to supply water by measure. P. H. (E.),

68. A sanitary authority may egree with any person to supply water by measure, and as to the payment to be made in the form of rent or otherwise for every meter provided by them; they shall at all times at their own expense loop all meters and other instru-40 ments for measuring water let by them for hire to any porcen in proper order for correctly registering the supply of water, and in

default of their so doing such person shell not be liable to pay rent A.D. 1878. for the same during such time as such default continues. The sanitary authority shall for the purposes aforesaid have access to and be at liberty at all reasonable times to remove, test, inspect, and 5 replace any such mater or other instrument.

69. Where water is supplied by measure by any sanitary Register of authority, the register of the meter or other instrument for measure services, ing water shall be primá facie evidence of the quantity of water P. Iz. (2.), consumed; and if the sanitary authority and the consumer differ.

10 with respect to the quantity consumed, the difference shall be determined, on the application of either party, by a court of summary jurisdiction, and such court may order by which of the perceedings before them shall be paid, and its decision shall be final and shinding.

15 70. If any person wilfully or by oulpable negligence injures or Peaulty for suffices to be injured any meter or fittings belonging to a sanitary meters, authority, or fraudiently alliest the index to any meter, or prevants P. H. (8.), any meter from duly registering the quantity of water supplied, or facely fraudiently abstracts or uses water of the sanitary authority, he

99 shall (without projudice to any other right or remedy of the sanitary authority) be hibbe to a penalty not exceeding forty shiftings, and the sanitary authority may in addition thereto recover the amount of any damage sustained. The existence of artificial means, under the control of the consumer, for causing any such alteration, 20 prevention, abstraction, or use shall be evidence that the consumer.

has fraudulently effected the same.

71. Any sanitary authority for the time being supplying water Power to within their own district may, with the sanotion of the Local to authority Government Board, supply water to the sanitary authority of any of algolishing

antherity is appears to such authority that any house within their bestivers, and better the "without a report supply of writer, and that such a bessess to supply of writer, and that such a bessess to supply of writer, and that such a besses to supply of water can be furnished thereto at such cost as the Local application of few samilary is cersion authority, determine under all the electromations on the samilary is cersion authority, determine under all the electromations of the samilary is cersion authority, determine under all the electromations of the samilary to exist a such as the same properties of the samilary to exist a such as the same properties of the same properties o

49 the owner, requiring him, within a time tacrem specified, to obtain such supply, and to do all such works as may be necessary for that purpose.

[199.] D 3

A.D. 1878.

sanitary authority may, if they think fit, do such works and obtain such supply, and for that purpose may enter into any contract with any water company supplying water within their district; and water rates may be made and levied on the premises by the authority 5 or company which furnishes the supply, and may be recovered as if the owner or occupier of the premises had demanded a supply of water and were willing to pay water rates for the same, and any expenses incurred by the sanitary authority in doing any such works may be recovered in a summary manner from the owner of the 10 premises, or may by order of the sanitary authority be declared to be private improvement expenses.

Powers of WHATE COMpany for applying water to socitory unthanity P. H. (E.) 4.68. S. A., 1866,

73. Any water company may contract to supply water or may lease their waterworks to any sanitary authority; and the directors of any water company, in pursuance, in the case of a company 15 registered under the Companies Act, 1862, of a special resolution of the members passed in manner provided by that Act, and in the case of any other company of a resolution passed by three fourths in number and value of the members present, either personally or by proxy, at a meeting specially convened with notice of the business 20 to be transacted, may sell and transfer to any sanitary authority, on such terms as may be agreed on between the company and the sanitary authority, all the rights, powers, and privileges, and all or any of the waterworks, premises, and other property of the company, but subject to all habilities to which the same are subject at the 25 time of such purchase,

Vesting of public in scritters suthority. P. H. (E.). s. 64. N. R., 1960, s. 7. S. A., 1866, z. 13.

aqueducts, and works used for the gratuitous supply of water to the inhabitants of the district of any sanitary authority shall vest in and be under the control of such authority, and such authority may cause 30 the same to be maintained and plentifully supplied with pure and wholesome water, or may substitute, maintain, and plentifully supply with pure and wholesome water other such works equally convenient; they may also (subject to the provisions of this Act) construct any other such works for supplying water for the 35 gratuitous use of any inhabitants who choose to carry the same away, not for sale, but for their own private use.

74. All existing public cisterns, pumps, wells, reservoirs, conduits,

Water for public boths. or trailing or mannfapturing pur-P. H. (E.), n. 65.

75. Any sanitary authority may, if they think fit, supply water from any waterworks purchased or constructed by them to any public baths or wash-houses, or for trading or manufacturing 40 purposes, on such terms and conditions as may be agreed on between the sanitary authority and the persons desirous of being so

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supplied; moreover, any sanitary authority may, if they think fit, A.D. 1878.
construct any works for the gratuitous supply of any public battis S. A., 1965,
or wash-house established otherwise than for private profit or 5. 11.
supported out of any poor or borough rates.

5 76. In every urban sanitary district, or part of such district, Day of in which and so far as no water company shall be by law labble extens substitute to the obligation of doing the several matters and things mentioned in this section, the urban authority shall coarse free-plant plant, and all necessary works, machinery, and assistance for securing and the control of the c

tained, and for this purpose they may enter into say agreement with any water company or person; and they shall positior mark on the buildings and walls within the streets words or marks near to such fire phugs to denote the situation thereof, and do such other things for the purposes aforesaid as they may deem expedient.

Provisions for Protection of Water.

- Any person engaged in the manufacture of gas who—
- (1.) Causes or suffers to be brought or to flow into any stream, reservoir, aqueduct, pend, or place for water, or into any vature to be drain or pipe communicating therewith, any washing or corquied by other substance produced in making or supplying gas; or, gas weak-
 - (2.) Wilfully does any act connected with the making or supply. P.H. (E.), ing of gas whereby the water in any such stream, reservoir, T. I. A., aqueduct, pond, or place for water is fouled.
- 25 shall forfielt for every such offence the sum of two hundred pounds, as 25, and, after the expiration of twenty-four hours notice from the and 25.4, 1860, sanitary authority or the person to whom the water belongs in that 8, 11.

 behalf, a further sum of twenty pounds for every day during which

the offence is continued or during the continuance of the act 30 whereby the water is fouled.

Every such penalty may be recovered, with full costs of suit, in any of the superior corts, in the case of water behanging to or under the control of the sanitary authority by the sanitary authority, and in say other cess by the person into whose water states in the parameter of the sanitary authority by the sanitary water is faulted by any such act as subressled, or in detail of proceedings by such persons, after a subressled, or leaded of proceedings by such persons, after a subressled, or leaded of proceedings by such persons, after the proceed for such penalty, by the sanitary authority; but such penalty intill not be recoverable 40 unless it be said for during the continuance of the offence, or within six months after it has excess.

[199.] D 4

[199.] D

[41 Vier.]

A.D. 1878. Senitary anthority may take pollution of P. H. (E.), s. 69. S. U., 1865, s. 10.

General for Ireland, may, either in their own name or in the name of any other person, with the consent of such person, take such proceedings by indictment, bill in Chancery, action, or otherwise, as they may deem advisable for the purpose of protecting any watercourse wholly 5 or partially within their jurisdiction from pollutions arising from sewage cither within or without their district; and the costs of and incidental to any such proceedings, including any costs that may be awarded to the defendant, shall be deemed to be expenses nonperly incurred by such authority in the execution of this Act,

Power to cicee polluted wells, Ac. P. H. (E.), z. 70. P. H. (L), *. 55.

79. On the representation of any person to any sanitary authority that within their district the water in any well, tank, or cistern, public or private, or supplied from any public pump, and used or likely to be used by man for drinking or domestic purposes, or for manufacturing drinks for the use of man, is so polluted as to be 15 injurious to health, such authority may apply to a court of summary jurisdiction for an order to remedy the same; and thereupon such court shall summon the owner or occupier of the premises to which the well, tank, or eistern belongs if it be private, and in the case of a public well, tank, cistern, or pump, any person alleged in the 20 application to be interested in the same, and may either dismiss the application, or may make an order directing the well, tank, eistern, or pump to be permanently or temporarily closed, or the water to be used for certain purposes only, or such other order as may appear to them to be requisite to prevent injury to the health of persons 25 drinking the water.

The court may, if they see fit, cause the water complained of to be analysed at the cost of the sanitary authority applying to them under this section.

If the person on whom an order under this section is made fails 30 to comply with the same, the court may on the application of the sanitary authority authorise them to do whatever may be necessary in the execution of the order, and any expenses incurred by them may be recovered in a summary manner from the person on whom the order is made.

Expenses incurred by any rural authority in the execution of this section, and not recovered by them as aforesaid, shall be special expenses.

Gas Supply, &c.



80. Any urban authority may contract with any company or 40 person authorised by or in pursuance of any Act of Parliament, or any order confirmed by Parliament, to supply gas for public and

private purposes supplying gas within any part of the district of A.D. 1878. such authority, for the supply of gas, or other means of lighting T. L.A. the streets, markets, and public buildings in their district, and may a 51. provide such lamps, lamp posts, and other materials and apparatus P. H. (E.) 5 as they may think necessary for lighting the same.

Where there is not any company or person (other than the urban authority) suthorised by or in pursuance of any Act of Parliament or any order confirmed by Parliament to supply gas for public and private purposes supplying gas within any part of the district of 10 such authority, such authority may themselves undertake to supply gas for such purposes, or any of them, throughout the whole or any part of their district; and if there is any such company or person so supplying gas, but the limits of supply of such company or person include part only of the district, then the urban authority may 15 themselves undertake to supply gas throughout any part of the district not included within such limits of supply.

Where an urban authority may under this Act themselves undertake to supply gas for the whole or any part of their district, a provisional order authorising a gas undertaking may be obtained by 20 such authority under and subject to the provisions of the Gas and Water Works Facilities Act, 1870, and any Act amending the same; and in the construction of the said Act the term "the undertakers" shall be deemed to include any such urban authority: Provided that for the purposes of this Act the Local Government Board shall 25 throughout the said Act be deemed to be substituted for the Board

of Trade. 81. For the purpose of supplying gas within their district or any Power for

part thereof, either for public or private purposes, any urban authority sile of un-may (with the sanction of the Local Government Board) buy, and gu compary 80 the directors of any gas company, in pursuance, in the case of a tourban company registered under the Companies Act, 1862, of a special P. H. (E.). resolution of the members passed in manner provided by that Act, s. 162 and in the case of any other company, of a resolution possed by a majority of three fourths in number and value of the members pre-35 sent, either personally or by proxy, at a meeting specially convened with notice of the business to be transacted, may sell and transfer to such authority, on such terms as may be agreed on between such

authority and the company, all the rights, powers, and privileges and all or any of the lands, premises, works, and other property of 40 the company, but subject to all liabilities attached to the same at

the time of such purchase. T.99.1 R

A.D. 1878.

REGULATION OF CELLAR DWELLINGS AND LODGING-HOUSES. Occupation of Cellar Dwellings.

Probabition of occupying cellar dwell-P. H. (E.) s. 71. S. A., 1866. s. 42.

pied separately as a dwelling, any cellar (including for the purposes of this Act in that expression any vault or underground room) built 5 or rebuilt after the passing of this Act, or which is not lawfully so let or occupied at the time of the passing of this Act. 83. It shall not be lawful to let or occupy or suffer to he

Existing oellar dwellings only to be let or openpied on certain con-P. H. (E.). 8. 72. S. A., 1865,

8, 42,

occupied separately as a dwelling, any cellar whatsoever, unless the following requisitions are complied with; (that is to say,) Unless the cellar is in every part thereof at least seven feet in

height, measured from the floor to the ceiling thereof, and is at least three feet of its height from the surface of the street or ground adjoining or nearest the same; and

Unless there is outside of and adjoining the cellar and extending 15 along the entire frontage thereof, and upwards from six inches helow the level of the floor thereof up to the surface of the said street or ground, an open area of at least two feet and six inches wide in every part; and

Unless the cellar is effectually drained by means of a drain, the 20 uppermost part of which is one foot at least below the level of the floor thereof: and

Unless there is appurtenant to the cellar the use of a watercloset. eartholoset, or privy, and an ashpit furnished with proper doors

and coverings, according to the provisions of this Act; and Unless the cellar has a fireplace with a proper chimney or flue. and an external window or windows of such an area as shall be deemed sufficient by the sanitary authority, and made to open in a manner approved by the sanitary authority (except in the case of an inner or hack cellar let or occupied along with a 30 front cellar as part of the same letting or occupation, in which case the external window may he of any dimensions not heing less than four superficial feet in area clear of the sash frame).

Provided that in any area adjoining a cellar there may he steps necessary for access to such cellar, if the same be so placed as not to 35 he over, across, or opposite to the said external window, and so as to allow hetween every part of such steps and the external wall of such cellar a clear space of six inches at the least, and that over or across any such area there may be steps necessary for access to any huilding above the cellar to which such area adjoins, if the same he so 40 placed as not to he over, across, or opposite to any such external window.

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84. Any person who lets, occupies, or knowingly suffers to be Pensity en occupied for hire or rent, any cellar contrary to the provisions of persons this Act shall be liable for every such offence to a penalty not against exceeding twenty shillings for every day during which the same execuse 5 continues to be so let or occupied after notice in writing from the P. H. (E.), sanitary authority in this behalf.

85. Any cellar in which any person passes the night shall be Definition of deemed to be occupied as a dwelling within the meaning of this occupying as Act.

S. A., 1866. P. H. (E.).

86. Where two convictions against the provisions of any Act S.A., 1805, relating to the occupation of a cellar as a separate dwelling place a 42. have taken place with respect to the same cellar within three Power to months (whether the persons so convicted were or were not the in case of same) a court of summary jurisdiction may direct the closing of two con-15 the premises so occupied for such time as it may deem necessary, or P. H. (E.),

the premises so occupied for such time as it may be close the same, a 75.

may empower the sanitary authority permanently to close the same, a 75.

S. A. 1866,

and to defray any expenses incurred by them in the execution of a 42 this section.

Common Lodging-houses.

87. Every sanitary authority shall keep a register in which shall Registers be entered the names and residences of the keepers of all common of common ledginglodging-houses within the district of such authority, and the houses to be

under this Act by such authority to be received therein. And a 76, 25 such register shall at all reasonable times be open to the inspection C. L., 1851, of any ratepayer of such district.

situation of every such house, and the number of lodgers authorised kept.

A copy of any entry in such register, certified by the clerk of such sanitary authority to be a true copy, shall be received in all

courts and on all occasions as evidence, and shall be sufficient proof 30 of the matter registered, without production of the register or of any document or thing on which the entry is founded; and a certified copy of any such entry shall be supplied gratis by such clerk to any person applying at a reasonable time for the same,

88. A person shall not keep a common lodging-house or receive joiging-35 a lodger therein unless the house is registered in accordance with house to be registered. the provisions of this Act; nor unless his name as the keeper and to be thereof is entered in the register kept under this Act: Provided kept only by

registered that when the person so registered dies, his widow or any member of keepers,

his family may keep the house as a common lodging-house for not P. H. 40 more than four weeks after his death without being registered as C. L. 1851. the keeper thereof,

C. L., 1853, [199.] E 2

A.D. 1878. Sanitary authority may refuse to register P. H. (E.). C. L., 1853, ss. 8 and 4.

89. A house shall not be registered as a common lodging-house until it has been inspected and approved for the purpose by some officer of the sanitary authority; and the sanitary authority may refuse to register as the keeper of a common lodging-house a person who does not produce to the sanitary authority a certificate of 5 character, in such form as the sanitary authority direct, signed by three inhabitant householders of the union respectively rated to the relief of the poor of the union within which the lodging-house is situate for property of the yearly rateable value of six pounds or upwards.

Notice of registration to be affixed P. H. (E.). s. 79. P. H. (L), s. 52.

90. The keeper of every common lodging-house shall affix and keen undefaced and legible a notice with the words "Registered Lodging-house" in some conspicuous place on the outside of such house. The keeper of any such house who, after requisition in writing 15 from the sanitary authority, refuses or neglects to affix or renew such notice, shall be liable to a penalty not exceeding five pounds,

to be made by sanitary P. H. (E.), s. 80. C. L., 1851,

and to a further penalty of ten shillings for every day that such refusal or neglect continues after conviction. 91. Every sanitary authority shall from time to time make 20 byelaws-

(1.) For fixing and from time to time varying the number of lodgers who may be received into a common lodging-house, and for the separation of the sexes therein; and,

(2.) For promoting cleanliness and ventilation in such houses; and, 25 (3.) For the giving of notices and the taking precautions in the case of any infectious disease; and,

(4.) Generally for the well ordering of such houses.

92. Where it appears to any sanitary authority that a common lodging-house is without a proper supply of water for the use of 30

Power to nacitary wathority supply of water to P. H. (E.), s. 81. C. L., 1868.

the lodgers, and that such a supply can be furnished thereto at a reasonable rate, the sanitary authority may by notice in writing require the owner or keeper of such house, within a time specified therein, to obtain such supply, and to do all works necessary for that purpose; and if the notice be not complied with accordingly, an the sanitary authority shall remove such house from the register until it is complied with.

Limewashing of homes. P. H. (E.) C. L., 1851,

93. The keeper of a common lodging house shall, to the satisfaction of the sanitary authority, limewash the walls and ceilings thereof in the first week of each of the months of April and October 40 in every year, and shall if he fails to do so be liable to a penalty not exceeding forty shillings, and in the event of such failure the work

may be executed by the sanitary authority, and the cost recovered A.D. 1878. in a summary manner."

94. The keeper of a common lodging-house in which beggars or Power to vagrants are received to lodge shall from time to time, if required order reports 5 in writing by the sanitary authority so to do, report to the sanitary of house authority, or to such person as the sanitary authority direct, every receiving

person who resorted to such house during the preceding day or P. H. (E.). person who resorted to such notice during the farmished by the s. 88.

night, and for that purpose schedules shall be farmished by the s. 88.

C. L. 1833, sanitary authority to the person so ordered to report, which schedules 6.8.

10 he shall fill up with the information required and transmit to the sanitary authority.

95. The keeper of a common lodging-house shall, when a person Keeper to in such house is ill of fever or any infectious disease, give immediate give notice of force, &c. notice thereof to an officer of the sanitary authority, and also to the therein

15 poor law relieving officer of the union in which the common lodginghouse is situated.

96. The keeper of a common lodging-house, and every other As to inperson having or acting in the care or management thereof, shall, species at all times when required by any officer of the sanitary authority, 1. 85.

20 give him free access to such house or any part thereof; and any C. L., 1851, such keeper or person who refuses such access shall be liable to 5.12

a penalty not exceeding five pounds.

97. Any keeper of a common lodging-house who-(1.) Receives any lodger in such house without the same being

25

registered under this Act; or, (2.) Fails to make a report after he has been furnished by the 5.86 sanitary authority with schedules for the purpose in pursu- 5, 14.

ance of this Act, of the persons resorting to such house; or, C. L., 1853, (3.) Fails to give the notices required by this Act where any

person has been confined to his bed in such house by fever 30 or other infectious disease,

shall be liable to a penalty not exceeding five pounds, and in the case of a continuing offence to a further penalty not exceeding forty shillings for every day during which the offence continues.

98. In any proceedings under the provisions of this Act relating Evidence as to family in to common lodging-houses, if the inmates of any house or part of a house allege that they are members of the same family, the burden s. 87.

of proving such allegation shall lie on the persons making it. 99. Where the keeper of a common lodging-house is convicted Conviction

40 of a third offence against any of the provisions of this Act relating for third to common lodging-houses, the court before whom the conviction offuce to

[199.]

S. A., 1866.

P. H. (H.),

persons from

keeping commoo ledging P. H. (E.) C. L., 1858, t. 12.

for such third offence takes place may, if it thinks fit, adjudge that A.D. 1878. he shall not at any time within five years after the conviction, or within such shorter period after the conviction as the court thinks fit. keen a common lodging-house without the previous license in writing of the sanitary authority, which license the sanitary authority may a withhold or grant on such terms and conditions as they think fit.

Buelaus as to Houses let in Lodoinas.

Lecal covernment emprese sanitary authority to unice byeaws as to lodging-P. H. (E.),

P. H. (L),

× 51.

100. The Local Government Board may, if they think fit, by notice published in the Dublin Gazette, and in some newspaper or newspapers circulating in the district, declare the following enactment, 10 to be in force within the district or any part of the district of any sanitary authority, and from and after the publication of such notice such authority shall be empowered to make hyelaws for the following matters; (that is to say,)

(1.) For fixing and from time to time varying the number of 15 persons who may occupy a house or part of a house which is let in lodgings or occupied by members of more than one family, and for the separation of the sexes in a house so let or occupied :

(2.) For the registration of houses so let or occupied: (3.) For the inspection of such houses:

(4.) For enforcing drainage and the provision of privy accommodation for such houses, and for promoting cleanliness

and ventilation in such houses; (5.) For the cleansing and lime-washing at stated times of the 25 premises, and for the paving of the courts and courtvards

thereof: (6.) For the giving of notices and the taking of precautions in

Saving for ecomea lodging-

101. The provisions of the last preceding section shall not apply an to common lodging-houses within the provisions of this Act relating to common lodging-houses.

case of any infectious disease.

Clocks. 102. Any urban authority may from time to time provide such

Urban authority may provide put ie doeks. P. H. (E.), a 165. T. L. A., s. 55.

clocks as they consider necessary, and cause them to be fixed on 35 or against any public building, or, with the consent of the owner or occupier, on or against any private building the situation of which may be convenient for that purpose, and may cause the dials thereof to be lighted at night, and shall keep such clocks when so fixed in good repair and keeping correct time, and may 40 from time to time alter and remove any such clocks to such other like situation as they may consider expedient.

MARKETS AND SLAUGHTER-HOUSES.

A.D. 1878. 103. Any urban authority shall have power, at a meeting Urban anspecially convened for the purpose, of which not less than thirty thority may days public notice has been given, and at which not less than two markets 5 thirds of the members are present, and so that a clear majority of P. H. (E.) the entire hody conours, and that the Local Government Board 167 approves, to do the following things, or any of them, within their L.G.A., district .

To provide a market place and construct a market house and other conveniences for the purpose of holding markets;

To provide houses and places for weighing carts: To make convenient approaches to such market :

To provide all such matters and things as may be necessary for the convenient use of such market:

15 To nurchase or take on lease or otherwise land or the right to use land, and public or private rights in markets and tolls for any of the foregoing purposes :

To take stallages, rents, and tolls in respect of the use by any person of such market:

20 hut no market shall he established in pursuance of this section so as to interfere with any rights, powers, or privileges enjoyed within the district hy any person without his consent.

For the purpose of enabling any urhan authority to establish or to regulate markets, there shall be incorporated with this 25 Act the provisions of the Markets and Fairs Clauses Act, 1847, in so far as the same relate to markets; that is to say,

With respect to the holding of the market or fair, and the protection thereof; and

With respect to the weighing goods and carts; and

With respect to the stallages, rents, and tolls:

Provided that all tolls leviable by an urban authority in pursuance of this section shall be approved by the Local Government Board. An urhan authority may with respect to any market belonging to them make hyelaws for any of the purposes mentioned in section

35 forty-two of the Markets and Fairs Clauses Act, 1847, so far as those purposes relate to markets, and printed copies of any hyelaw so made shall be conspiouously exhibited in the market.

104. Any urban authority may purchase, and the directors of any Power for market company, in pursuance, in the case of a company registered dartaking 40 under the Companies Act, 1862, of a special resolution of the memory hers passed in manner provided by that Act, and in the case of any to utbar other company, of a resolution passed by a majority of three sutherity [199.7 E 4

A.D. 1878. fourths in number and value of the members present, either personally or by proxy, at a meeting specially convened with notice of the business to be transacted, may sell and transfer to any urban authority, on such terms as may be agreed on between the company and the urban authority, all the rights, powers, and privileges, and 5 all or any of the markets, premises, and things which at the time of such purchase are the property of the company, but subject to all liabilities attached to the same at the time of such purchase. 105. Any urban authority may, if they think fit, provide

Power to provide alanghter-P. H. (E.).

skughter-houses, and they shall make byelsws with respect to the 10 management and charges for the use of any slaughter-houses so provided. For the purpose of enabling any urban authority to regulate

slaughter-houses within their district the provisions of the Towns Improvement Clauses Act, 1847, with respect to slaughter-houses 15 shall be incorporated with this Act. Nothing in this section shall prejudice or affect any rights, powers,

or privileges of any persons incorporated by any local Act in force at the time of the passing of this Act, for the purpose of making and maintaining slaughter-houses. Any urban authority may make byelaws for the decent and

seemly conveyance of meat through the public thoroughfares. 106. The owner or occupier of any slaughter-house licensed or

affixed on elanghterhouses. P. H. (E.), P. H. (L), n. 52.

Notice to be

registered under this Act shall, within one month after the licensing or registration of the premises, affix, and shall keep undefaced and 25 legible on some conspicuous place on the premises, a notice with the words "Licensed slaughter-house," or "Registered slaughterhouse," as the case may be. Any person who makes default in this respect, or who neglects or

refuses to affix or renew such notice after requisition in writing from 80 the urban authority, shall be liable to a penalty not exceeding five pounds for every such offence, and of ten shillings for every day during which such offence continues after conviction.

NUISANCES.

107. For the purposes of this Act .-Definition of 1. Any premises in such a state as to be a nuisance or injurious P. H. (E.)

to health: s. 91. N. R., 1855. . 2. Any pool, ditch, gutter, watercourse, privy, urinal, compool, drain, or ashpit so foul or in such a state as to be a muisance S. A., 1866. s. 19.

or injurious to health : 3. Any animal so kept [as to be a nuisance or injurious to

health:

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- Any accumulation or deposit which is a nuisance or injurious A.D. 1878. to health:
- Any house or part of a house so overcrowded as to be dangerous or injurious to the health of the inmates, whether or not members of the same family:
 Any factory, workshop, or workplace (not already under the
- operation of any general Act for the regulation of factories or hatcheause), not kept in a cleanly state, or not ventilated in such a meaner as to reader harmless as far as practicable any gases, vapoure, dust, or other impurities generated in the course of the work causied on therein that are a missance or injurious to lead the, or so overconded while work is carried on as to be dangerous or injurious to the health of those employed thereis;
- 15 7. Any fireplace or furnace which does not as for as practicable consume the smole arising from the combustible of therein, and which is used for working engines by steam, or in any mill, factory, dyshouse, between, bushchause, or gaswork, or in any manufacturing or trade process whatsever; and
 - Any chimney (not being the chimney of a private dwellinghouse) sending forth black smoke in such quantity as to be a nuisance,
- shall be deemed to be nuisances liable to be dealt with summarily 25 in manner provided by this Act: Provided— First, that a penalty shall not be imposed on any person in re-
- spect of any accumulation or deposit necessary for the effectual, exerying on any busions or numanistature if it be proved to the estimated on of the best proved to the estimated on of the court that the accumulation or deposit less not be useful policy than is necessary for the purposes of the business or manufacture, and that the best eradiable means have been taken for preventing injury thereby to the public health:

 Scoonlin: that where a person is summoned before any court in.
- 35 respect of a uniance arising from a fireplace or furnace which does not consume the smoke arising from the combatthle used in such fireplace or furnace, the court shall hold that no numbers of created within the meaning of this Act, and dismiss the complaint, if it is satisfied that such fireplace or furnace is the complaint, if it is satisfied that such fireplace or furnace is do consureded in such manner as to consure of are a precicleal; and having regard to the nature of the manufacture or trade, all sende arising thereform, and that such fireplace or furnace has a first therefore, and that such fireplace or furnace has a first therefore, and that such fireplace or furnace has a first therefore, and that such fireplace or furnace has a first therefore, and that such fireplace or furnace has a first therefore, and that such fireplace or furnace has a first threatened and that such fireplace or furnace has a first threatened and that such fireplace or furnace has a first threatened and that such fireplace or furnace has a first threatened and the such fireplace of the first threatened and the such fireplace or furnace has a fireplace or furnace has a first threatened and the such fireplace or furnace has a first threatened and the such fireplace or furnace has a fireplace or furnace has a

A.D. 1878. Daily of

been carefully attended to by the person having the charge thereof. 108. It shall be the duty of every sanitary authority to cause to

sanitory district for detection of naisonces *. 92. S. A., 1866, r. 90.

he made from time to time inspection of their district, with a view to ascertain what nuisances exist calling for ahatement under the 5 powers of this Act, and to enforce the provisions of this Act in order to abate the same; also to enforce the provisions of any Act in force within their district requiring fireplaces and furnaces to consume their own smoke.

to ranitary anthority s. 98. N. R., 1855, s. 10.

109. Information of any nuisance under this Act in the district of 10 Teformation of regionners any sanitary authority may be given to such sanitary authority by any person aggrieved thereby, or by any two inhabitant householders of such district, or hy any officer of such authority, or hy the relieving officer, or by any constable or officer of the police

Sanitary notherity to serve

110. On the recent of any information respecting the existence of a nuisance the sanitary authority shall, if satisfied of the existence of a nuisance, serve a notice on the person by whose act, default, or sufferance the unisance arises or continues, or, if such person cannot be found, on the owner or occupier of the premises on which the 20 nuisance arises, requiring him to ahate the same within a time to be specified in the notice, and to execute such works and do such things as may be necessary for that purpose: Provided-

notice roquiring abatement P. H. (E.). s. 94. S. A., 1866, *. 21.

First. That where the nuisance arises from the want or defective construction of any structural convenience, or where there is 25 no occupier of the premises, notice under this section shall be served on the owner:

Secondly. That where the person causing the nuisance cannot be found and it is clear that the nuisance does not srise or continue by the act, default, or sufferance of the owner or occupier of the 80 premises, the sanitary authority may themselves abate the same without further order.

force of such district.

On non-111. If the person on whom a notice to shate a nuisance has been compliance served makes default in complying with any of the requisitious thereof within the time specified, or if the nuisance, although abated 25 complaint to be made since the service of the notice is, in the opinion of the sanitary authority, likely to recur on the same premises, the sanitary P. H. (E.), s. %. authority shall cause a complaint relating to such nuisance to be N. R., 1855 made before a justice, and such justice shall thereupon issue a summons requiring the person on whom the notice was served 40

s. 12.

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to appear before a court of summary jurisdiction.

112. If the court is satisfied that the alleged nulsance exists, or A.D. 1878. that although abated it is likely to recur on the same premises, the Pour of court shall make an order on such person requiring him to comply court of with all or any of the requisitions of the notice, or otherwise to summer 5 abate the nuisance within a time specified in the order, and to to make do any works necessary for that purpose; or an order prohibiting order dealthe recurrence of the nuisance and directing the execution of any nuisance works necessary to prevent the recurrence; or an order both P. H. (E.), requiring abatement and prohibiting the recurrence of the nuisance. N. R_0 1855, 10 The court may by their order impose a penalty not exceeding a 13.

five pounds on the person on whom the order is made, and shall also give directions as to the payment of all costs incurred up to the time of the hearing or making the order for abatement or

prohibition of the nuisance.

113. Where the nuisance proved to exist is such as to render a Order of house or huilding, in the judgment of the court, unfit for human in case of habitation, the court may prohibit the using thereof for that house wall purpose until, in its judgment, the house or building is rendered fit for harms for that purpose; and on the court being satisfied that it has been P. H. (E.),

20 rendered fit for that purpose the court may determine its previous N. R., 1865, order by another, declaring the house or building habitable, and a 13. from the date thereof such house or building may be lot or inhabited. 114. Any person not obeying an order to comply with the Pensity for

25 requisitions of the sanitary authority or otherwise to abate the time of order nuisance, shall, if he fails to satisfy the court that he has used all of court due diligence to carry out such order, be liable to a penalty not P. H. (E.) exceeding ten shillings per day during his default; and any person N. R., 1855, knowingly and wilfully acting contrary to an order of prohibition 8.14. 30 shall be liable to a penalty not exceeding twenty shillings per day .

during such contrary action; moreover, the sanitary authority may enter the premises to which any order relates, and abote the nuisance, and do whatever may be necessary in execution of such

order, and recover in a summary manner the expenses incurred by 35 them from the person on whom the order is made,

115. Where any person appeals against an order to the court of Appeal

quarter sessions in manner provided by this Act, no liability to against penalty shall arise, nor shall any proceedings be taken or work he P. H. (E.), done under such order, until after the determination of such appeal, N. B., 1855, 40 unless such appeal ceases to be prosecuted. se. 15 and 16.

116. Whenever it appears to the satisfaction of the court of Incertain

summary jurisdiction that the person by whose act or default the may be adnuisance arises, or the owner or occupier of the premises is not dressed to [199.]

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known or cannot be found, then the order of the court may be A.D. 1878. addressed to and executed by the sanitary authority.

P. H. (E.) 117. Any matter or thing removed by the sanitary authority in s. 100. N. R., 1855, abating any nuisance under this Act may be sold by public auction; g. 17. and the money arising from the sale may be retained by the sanitary 5 Power to authority, and applied in payment of the expenses incurred by sell manure, them with reference to such nuisance, and the surplus (if any) shall P. H. (E.), be paid, on demand, to the owner of such matter or thing. r. 101. N. R., 1855.

118. The sanitary authority, or any of their officers, shall be admitted into any premises for the purpose of examining as to the 10 Power of existence of any nuisance thereon, or of enforcing the provisions of any Act in force within the district requiring fireplaces and furnaces anthorite P. H. (6.), to consume their own smoke, at any time between the hours of nine s. 102. N. R., 1855, in the forenoon and six in the afternoon, or in the case of a nuisance arising in respect of any business, then at any hour when such 15 S. A., 1866.

business is in progress or is usually carried on. Where under this Act a nuisance has been ascertained to exist, or an order of abatement or prohibition has been made, the sanitary authority, or any of their officers, shall be admitted from time to time into the premises between the hours aforesaid, until the 20 nuisance is abated, or the works ordered to be done are completed, as the case may be.

Where an order of abstement or prohibition has not been complied with, or has been infringed, the sanitary authority, or any of their officers, shall be admitted from time to time at all reasonable hours, 25 or at all hours during which business is in progress or is usually carried on, into the premises where the nuisance exists, in order to

abate the same.

If admission to premises for any of the purposes of this section is refused, any justice, on complaint thereof on oath by any officer 30 of the sanitary authority (made after reasonable notice in writing of the intention to make the same has been given to the person having custody of the premises), may, by order under his hand, require the person having custody of the premises to admit the sanitary authority, or their officer, into the premises during the hours aforesaid, and 35 if no person having custody of the premises can be found, the justice shall, on oath made before him of that fact, by order under his hand, authorise the sanitary authority, or any of their officers, to enter such premises during the hours aforesaid.

Any order made by a justice for admission of the sanitary authority, 40 or any of their officers, on premises shall continue in force until the nuisance has been abated, or the work for which the entry was

necessary has been done.

119. Any person who refuses to obey an order of a justice for admission of the sanitary authority, or any of their officers, on any Poulty for dipremises shall be be liable to a penalty not exceeding five pounds. s. 108. N.R., 1655, 120. All reasonable costs and expenses incurred in making a

5 complaint, or giving notice, or in obtaining any order of the court 5.36 or any justice in relation to a nuisance under this Act, or in earrying expanses of the same into effect, shall be deemed to be money paid for the use execution of and at the request of the person on whom the order is made; or if provisions the order is made on the sanitary authority, or if no order is made, noise 10 but the nuisance is proved to have existed when the complaint was P. H. (E.), made or the notice given, then of the person by whose act or default N. R. 1855. the nuisance was caused; and in case of nuisances caused by the 5. 19.

act or default of the owner of premises, such costs and expenses may be recovered from any person who is for the time being owner 15 of such premises: Provided that such costs and expenses shall not exceed in the whole one year's rackrent of the premises.

Such costs and expenses, and any penalties incurred in relation to any such nuisance, may be recovered in a summary manner or in the Civil Bill Court or in any superior court; and the court shall have 20 power to divide costs, expenses, and penalties between persons by

whose acts or defaults a nuisance is caused as to it may seem just. Any costs and expenses recoverable under this section by a sanitary S. A., 1866, authority from an owner of premises may be recovered from the occupier for the time being of such premises; and the owner shall

25 allow such occupier to deduct any moneys which he pays under this enactment out of the rent from time to time becoming duc in respect of the said premises, as if the same had been actually paid to such owner as part of such rent; Provided, that no such occupier shall be required to pay any

30 further sum than the amount of rent for the time being due from him, or which, after demand of such costs or expenses from such occupier, and after notice not to pay his landlord any rent without first deducting the amount of such costs or expenses, becomes navable by such occupier, unless he refuses, on application to him 35 by the sanitary authority, truly to disclose the amount of his rent and the name and address of the person to whom such rent is payable; but the burden of proof that the sum demanded from any such occupier is greater than the rent due by him at the time of such

notice, or which has since accrued, shall lie on such occupier: Provided also, that nothing herein contained shall affect any contract between any owner or occupier of any house, building, or

other property whereby it is or may be agreed that the occupier [199.]

A.D. 1878. shall pay or discharge all rates, dues, and sums of money payable in respect of such house, building, or other property, or to affect any contract whatsoever between landlord and tenant. 121. Complaint may be made to a justice of the existence of a

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nuisance under this Act on any premises within the district of any a sanitary authority by any person aggreived thereby, or by any inhabitant of such district, or by any owner of premises within such district, and thereupon the like proceedings shall be had with the like incidents and consequences as to making of orders. penaltics for disobedience of orders, appeal, and otherwise, as in the 10 case of a complaint relating to a nuisance made to a justice by the

sanitary authority: Provided that the court may, if it thinks fit, adjourn the hearing or further hearing of the summons for an examination of the premises where the nuisance is alleged to exist, and may authorise 15 the entry into such premises of any constable or other person for the purposes of such examination :

Provided also, that the court may authorise any constable or other person to do all necessary acts for executing an order made under this section, and to recover the expenses from the person on 20 whom the order is made in a summary manner.

Any constable or other person authorised under this section shall have the like powers and be subject to the like restrictions as if he were an officer of the sanitary authority authorised under the provisions of this Act relating to nuisances to enter any premises 25 and do any act thereon. 122. Where it is proved to the satisfaction of the Local Government Board that a sanitary authority have made default in doing

Power of officer of nelice to certain cases egyliet raingeas. P. H. (E.), a. 106. S. A., 1866, P. H. (L.),

their duty in relation to nuisances under this Act, the Local Government Board may authorise any officer of police or constabulary acting 80 within the district of the defaulting authority to institute any procooding which the defaulting authority might institute with respect to such unisances, and such officer may recover in a summary manner, or in the civil bill or any superior court, any expenses incurred by him, and not paid by the person proceeded against, 35 from the defaulting authority :

But such officer of police or constabulery shall not be at liberty to enter any house or part of a house used as the dwelling of any person without such person's consent, or without the warrant of a justice, for the purpose of carrying into effect this enactment.

Sanitary anthority may take

123. Any sanitary authority may, if in their opinion summary proceedings would afford an inadequate remedy, cause any pro-

coedings to be taken against any person in any superior court of A.D. 1878. law or equity to enforce the abatement or probibition of any preceedings nuisance under this Act, or for the recovery of any penalties from in separior or for the punishment of any persons offending against the pro-5 visions of this Act relating to nuisances, and may order the missacces. expenses of and incident to all such proceedings to be paid out s. 107. of the fund or rate applicable by them to the general purposes of N. R., 1865 this Act.

124. Where a nuisance under this Act within the district of a Power to 10 sanitary authority appears to be wholly or partially caused by some proceed act or default committed or taking place without their district, the of nuisness sanitary authority may take or cause to be taken against any person arises within respect of such act or default any proceedings in relation to P. H. (E.). nuisances by this Act authorised, with the same incidents and a 106.

15 consequences, as if such act or default were committed or took place wholly within their district; so, however, that summary proceedings shall in no case be taken otherwise than before a court having jurisdiction in the district where the act or default is alleged to be committed or take place.

20 125. Where two convictions against the provisions of any Act Provision in relating to the overcrowding of a house have taken place in respect case of two of the same house within a period of three months (whether the for overpersons convicted were or were not the same) a court of sum-crowding. many jurisdiction may, on the application of the sanitary authority s, 100 25 of the district in which the house is situated, direct the closing S.A., 1866, of the house for such period as the court may deem necessary.

126. For the purpose of the provisions of this Act relating to Provision as nuisances any ship or vessel lying in any river, harbour, or other p. 16 slips. water within the district of a sanitary authority shall be subject to a 110 30 the jurisdiction of that authority in the same manner as if it were S. A., 1966, a house within such district; and any ship or vessel lying in any river, harbour, or other water not within the district of a sanitary

authority shall be deemed to be within the district of such sanitary authority as may have been or may be prescribed by the Local 35 Government Board, and where no sanitary authority has been pro-

scribed, then of the sanitary authority whose district nearest adjoins the place where such ship or vessel is lying. The master or other officer in charge of any such ship or vessel

shall be deemed for the purpose of the said provisions to be the 40 occupier of such ship or vessel.

This section shall not apply to any ship or vessel under the command or charge of any officer bearing Hor Majesty's

[199.]

Provisions of Act relating

not to affect other P. H. (E.), s. 111.

Restriction on establish-

effensive trade in urban dis-P. H. (E.), s, 112,

T. I. A., s. 50.

Brolows as to offensive

trades in urban dis-P. H. (E.). s. 113. Duty of urben outho-

complain to instite of ariting from

P. H. (E.), a. 114.

A.D. 1878. commission, or to any ship or vessel helonging to any foreign government.

127. The provisions of this Act relating to nuisances shall be deemed to be in addition to and not to shridge or affect any right, remedy, or proceeding under any other provisions of this Act, or 5

under any other Act not by this Act repealed, or at law or in equity: Provided that no person shall be punished for the same offence both under the provisions of this Act relating to nuisances and under any other law or enactment.

OPPENSIVE TRADES. 128. Any person who, after the passing of this Act, establishes

within the district of an urban authority, without their consent in writing, any offensive trade; that is to say, the trade of-Blood boiler, or 15

Bone boiler, or Fellmonger, or Soan boiler, or

Tallow melter, or Tripe boiler, or gut manufacturer, or 20 Any other noxious or offensive trade, business, or manu-

shall be liable to a penalty not exceeding fifty pounds in respect of the establishment thereof, and any person earrying on a business so established shall be liable to a penalty not exceeding forty 25 shillings for every day on which the offence is continued, whether there has or has not been any conviction in respect of the establishment thereof.

129. Every urban authority shall from time to time, with the sanction of the Local Government Board, make byelaws with respect 30 to any offensive trades established with their consent either before or after the passing of this Act, in order to prevent or diminish the noxious or injurious effects thereof.

130. Where any candle-house, melting-house, melting-place, or soon-house, or any slaughter-house, or any huilding or place for 35 boiling offal or blood, or for boiling, burning, or crushing bones, or any manufactory, building, or place used for any trade, business, process, or manufacture causing cilluvia, is certified to any urban authority by their medical officer of health, or by any two legally qualified medical practitioners, or by any ten inhabitants of the 40

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district of such urhan authority, to be a nuisance or injurious to the -A.D. 1878. health of any of the inhahitants of the district, such urban authority N. R., 1885, shall direct complaint to be made before a justice, who may summon \$8,27 and 30 the person by or on whose behalf the trade so complained of is S. A., 1866, 5 carried on to appear before a court of summary jurisdiction.

The court shall inquire into the complaint, and if it appears to

the court that the husiness carried on by the person complained of is a nuisance, or causes any effluvia which is a nuisance or injurious to the health of any of the inhabitants of the district, and unless 10 it he shown that such person has used the hest practicable means for shating such nuisance, or preventing or counteracting such effluvia, the person so offending (heing the owner or occupier of

the premises, or heing a foreman or other person employed by such owner or occupier,) shall be liable to a penalty not exceeding five 15 pounds nor less than forty shillings, and on a second and any subsequent conviction to a penalty double the amount of the penalty

imposed for the last preceding conviction, but the highest amount of such penalty shall not in any case exceed the sum of two hundred

Provided, that the court may suspend its final determination on condition that the person complained of undertakes to adopt, within a reasonable time, such means as the court may deem to be practicable and order to be carried into effect for abating such nuisance. or mitigating or preventing the injurious effects of such offluvia,

25 or if such person gives notice of appeal to the court of quarter sessions in manner provided by this Act.

Auy urban authority may, if they think fit, on such certificate as is in this section mentioned, cause to he taken any proceedings in any superior court of law or equity against any person in respect of 30 the matters alleged in such certificate.

131. Where any house, building, manufactory, or place which is Power to certified in pursuance of the last preceding section to be a nuisance preced or injurious to the health of any of the inhabitants of the district sense orises of au urhan authority is situated without such district, such from offen-35 urhan authority may take or cause to be taken any proceedings carried on hy that section authorised in respect of the matters alleged in the without certificate, with the same incidents and consequences, as if the P. H. (E.) house, huilding, manufactory, or place were situated within such a 115, district;, so, however, that summary proceedings shall not in any

40 case he had otherwise than before a court having jurisdiction in the district where the house, huilding, manufactory, or place is situated.

[199.]

A.D. 1878.

rower or medical officer of kealth to impact mest, &c. P. H. (E.), s. 116. N. R., 1863, s. 2. T. I. A., s. 47. P. H. (I.), s. 56.

UNSOUND MEAT, &c.

132. Any sanitary officer of the sanitary authority may at all reasonable times inspect and examine any animal, carcase, meat, poultry, game, flesh, fish, fruit, vegetables, corn, bread, flour, milk, or butter exposed or being conveyed for sale, or deposited in any 5 place for the purpose of sale, or of preparation for sale, and intended for the food of man, the proof that the same was not exposed or being conveyed or deposited for any such purpose, or was not intended for the food of man, resting with the party charged; and if any such animal, carcase, meat, poultry, game, flesh, fish, fruit, 10 vegetables, corn, bread, flour, milk, or butter appears to such sanitary officer to be diseased, or unsound, or unwholesome, or unfit for the food of man, he may soize and carry away the same himself, or by an assistant, in order to have the same dealt with by a justice : and should he seize the same in a public thoroughfare, may re- 15 quire the person conveying the same to give his own name and address and that of the owner of the article seized, and in default, or if the officer have reasonable ground for suspecting the names or

saddresses on giren to be false, may detain such person and give him into outsofty until his real name and address he socratual. Any 20 person giring a false name or address to any officer authorized to demonst the same under this section shall be liable to a penalty not exceeding free pounds.

133, If it is appear to the justice that any animal, careas, man, poultry, game, filed, fish, first, regretables, cora, bread, flour, mills, or 2 better so select in telescent, or the contract of the contract of the best person of the size of the contract of the contract of the contract of the factory of a set disposed of a to prevent if from being exposed for the or used for the food of man; and the person to when the same,

struction of unsound mest, &c. P. H. (E.), s. 117. N. R., 1863, s. 2. T. L. A., s. 47. P. H. (L), s. 56.

Power of

justice to

belongs or did belong at the time of expours or conveyance for 30 and, or in whose possions or on whose premises the same was found, shall be liable to a penalty not exceeding twenty pounds for every animal, carrows, or fish, or pixed remark, fish, or did, not proposed for exposing or for the milt or butter so condemned, or at the discussion of the time of the butter so condemned, or at the discussion of the same of the condemned of the discussion of the time of not more than three months.

The justice who, under this section, is empowered to convict the offender may be either the justice who may have ordered the article to be disposed for desizeoyed, or any other justice having jurisdiction 40 in the place.

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134. Any person who in any manner prevents any sanitary officer A.D. 1878. or other person duly authorised by the sanitary authority of the Paralty for sanitary district from entering any premises in such district and hindering sanitary district from entering any premions in the first, fish, fruit, inspecting any animal, carease, meat, poultry, game, flesh, fish, fruit, inspecting 5 vegetables, corn, bread, flour, milk, or butter, exposed or deposited most ac for the purpose of sale, or of preparation for sale, and intended P.H. (E.) for the food of man, or who obstructs or impedes any such officer or N. R. 1863. person, when carrying into execution the provisions of this Act, *. 3. shall be liable to a penalty not exceeding five pounds.

135. On complaint made on eath by a sanitary officer, or other Search warperson duly authorised by a sanitary authority, any justice may part may be grant a warrant to any such officer or person to enter any building a justice, or part of a building in which such officer or person has reason P.H.(E.) for believing that there is kept or concealed any animal, carcase, P. H. (L). 15 meat, poultry, game, flesh, fish, fruit, vegetables, corn, bread, flour, * 57. milk, or butter which is intended for sale for the food of man, and is

diseased, unsound, or unwholesome, or unfit for the food of man: and to search for, seize, and carry away any such animal or other article in order to have the same dealt with by a justice under the 20 provisions of this Act. Any person who obstructs any such officer or person in the per-

formance of his duty under such warrant shall, in addition to any

other punishment to which he may be subject, be liable to a penalty not exceeding twenty pounds. 25 136. The grand jury of any county may, for the purpose of pro- Grand juries viding for the due execution of The Sale of Food and Drugs Act, may present

1875, from time to time, without previous application to present for the purment sessions, present in advance such moneys as may in their pose of private for viding for opinion be necessary, and the treasurer, or any person discharging the exer-30 the duties of treasurer, or finance committee of such county may, tion of The out of any money in his or their hands raised in pursuance of and Dri any such presentment, from time to time advance to any inspector Act, 1875.

of weights and measures or police constable such sums as he or they may think necessary for the purpose aforesaid.

> INFECTIOUS DISEASES. Provisions against Infection.

137. Where any sanitary authority are of opinion, on the Duty of certificate of their sanitary officer, or of any legally qualified subtrept medical practitioner, that the cleansing and disinfecting of any to come 40 house or part thereof, and of any articles therein likely to retain premises to infection, would tend to prevent or check infectious disease, it shall and distri-

[199.] G 2

A.D. 1878. P. H. (E.) s. 120. S. A., 1866, s. 22.

· order of

a. 124.

be the duty of such authority to give notice in writing to the owner or occurrier of such house or part thereof, requiring him to cleanso and disinfect such house or part thereof and articles within a time specified in such notice.

If the person to whom notice is so given fails to comply therewith, 5 he shall be liable to a penalty of not less than one shilling and not exceeding forty shillings for every day during which he continues to make default: and the sanitary authority shall cause such house or part thereof and articles to be cleansed and disinfected, and may recover the expenses incurred from the owner or occupier in default 10 in a summary manner.

Where the owner or occupier of any such house or part thereof is from poverty or otherwise unable, in the opinion of the sanitary authority, effectually to carry out the requirements of this section, such authority may, without enforcing such requirements on such 15 owner or occupier, with his consent cleanse and disinfect such house or part thereof and articles, and defray the expenses thereof.

138. Any sanitary authority may direct the destruction of any Destruction bedding, clothing, or other articles which have been exposed to bedding, &c. infection from any dangerous infectious disorder, and may give 20 P. H. (E.), s. 121 compensation for the same. P. H. (L).

139. Every sanitary authority may provide a proper place, with all Previous of necessary apparatus and attendance, for the disinfection of bedding, menns of disinfection. clothing, or other articles which have become infected, and shall P. H. (B.). s. 132. S. A., 1896,

cause any articles brought for disinfection to be disinfected free of 25 charge, and may provide for the conveyance of such articles to such place.

Provision of 140. Every sanitary authority shall provide and maintain a carriage or carriages suitable for the conveyance of persons . P.H. (B.). suffering under any infectious disorder, and shall pay the expense 30 of conveying therein any person so suffering to a hospital or s. 123. S.A., 1866. other place of destination, and shall keep such carriage or carriages 8.24 properly disinfected.

141. Where any suitable hospital or place for the reception of Removal of infected perthe sick is provided within the district of a sanitary authority, or 35 proper within a convenient distance of such district, any person who is ledging to

suffering from any dangerous infectious disorder, and is without hospital by proper lodging or accommodation, or lodged in a room occurried by justice. other persons not so suffering, or is on board any ship or vessel, may, on a certificate signed by a legally qualified medical practitioner, 40 S.A., 1896, and with the consent of the superintending body of such hospital

30

or place, be removed, by order of any justice, to such hospital or A.D. 1878. place at the cost of the sanitary authority; and any person so P.H. (L), suffering, who is lodged in any common lodging-house, may, with a 44. the like consent and on a like certificate, be so removed by order of 5 the sanitary authority.

An order under this section may be addressed to such constable or officer of the santiary authority as the justice or saniary authority making the same may think expedient; and any poson who will'ully disobers or obstructs the exceution of such order shall 10 be liable to a penalty not exceeding ten pounds.

142. Any person who—

- (1.) While suffering from any dangerous infections disorder Possity or winding exposes himself without proper presentions support against spreading the said disorder in any street, public possess and place, shop, ina, or public conveyance, or entern any disorder. In the contrast of the contrast of the contrast of the contrast of course, conclusion, or three thereoff that he is no saffer. So, and an exposure of ing; or contrast of the contr
- Being in charge of any person so suffering, so exposes such sufferer; or
 - (3.) Gives, lends, sells, transmits, or exposes, without previous disinfection any bedding, clothing, rags, or other things which have been exposed to infection from any such disorder; or
 - (4.) Exposes or conveys without proper precaution the body of any person who has died of any dangerous infectious disorder; or
 - (5.) Wakes, or permits to be waked, in any house, room, or place, over which he has control, the body of any person who has died of any dangerous infectious disorder,

shall be liable to a penalty not exceeding five pounds; and a person who, while sufficing from any send disonice, enters any public conveyance without previously notifying to the owner or cirrer that he is a suffering, may be anamatily ejected therefrom 35 and shall in addition be ordered by the court to pay such owner and driver the anomust of any loss and expresse they may incur in carrying into offset the provisions of this Act with respect to the infection of the conveyance.

Provided that no proceedings under this section shall be taken 40 against persons transmitting with proper precautions any bedding, clothing, rags, or other things for the purpose of having the same distincted.

[199.] G 3

54 [41 Vici.] 143. Every owner or driver of a public conveyance shall immediately provide for the disinfection of such conveyance after it has to his knowledge conveyed any person suffering from a dangerous infectious disorder, or any bedding, clothing, rags, or other things which have been exposed to infection from such disorder. & and which have not been previously disinfected, and if he fails to do so he shall be liable to a penalty not exceeding five nounds; but no such owner or driver shall be required to convey any person so suffering, or any such bedding, clothing, or other things, until he

Penelty on letting breste fa infected parsons have

has been paid a sum sufficient to cover any loss or expense incurred 10 by him in carrying into effect the provisions of this section. 144. Any person who knowingly lets for hire any house, room, or part of a house in which any person has been suffering from any dangerous infectious disorder, without having such house, room, or part of a house, and all articles therein liable to retain infection, 15 on loaning, disinfected to the satisfaction of a legally qualified medical arms. titioner, as testified by a certificate signed by him, shall be liable to a penalty not exceeding twenty pounds,

P. H. (E.). s. 128. S. A., 1866. 1. 39. Prosity on Derrotts

For the purposes of this section, the keeper of an inn or school shall be deemed to let for hire part of a house to any person 20 admitted as a guest into such inn or school respectively. 145. Any person letting for hire or showing for the purpose of

lotting or taking houses making false statements as to infection diseas P. H. (L). s. 50.

letting for hire any house or part of a house who, on being questioned by any person negotiating for the hire of such house or part of a house as to the fact of there being or within three months are- 25 viously having been therein any person suffering from any dangerous infectious disorder, or any person hiring or negotiating for the hire of any house or part of a house, who, on being questioned by any person letting, or showing for the purpose of letting, such house or part of a house as to the fact of any of the persons for whose use the 80 said house or part of the house is about being hired being, or, within three months previously, having been affected by any dangerous infectious disorder, knowingly makes a false answer to such question. shall be liable, at the discretion of the court, to a penalty not exeeeding twenty pounds, or to imprisonment, with or without hard 35 labour, for a period not exceeding one month.

Infection in nchools.

146. Any person who shall knowingly or negligently send a child to school who, within the space of three months, has been suffering from any dangerous infectious disorder, or who has been resident in any house in which such dangerous infectious disorder shall have 40 existed within the space of six weeks, without a certificate from some duly qualified medical practitioner that such child is free from

disease and infection, and unless his or her clothes have been A.D. 1878. properly disinfected, shall be liable to a penalty not exceeding forty shillings.

147. If any registrar, or any officer appointed by the guardians Justices may 5 to enforce the provisions of the Acts relating to vaccination in make an Ireland, shall give information in writing to a justice of the peace vaccination that he has reason to believe that any child under the age of of any child

fourteen years, being within the union or district for which the informant acts, has not been successfully vaccinated, and that he P.H. (L.), 10 has given notice to the father or mother of the said child, or to the

person having the care, nurture, or custody of such child, to procure its being vaccinated, and that this notice has been disregarded. the justice may summon such father or mother or person to appear with the child before him at a certain time and place, and upon

15 the appearance, if the justice shall find, after such examination as he shall deem necessary, that the child has not been vaccinated, nor has already had the smallnox, he may, if he see fit make an order under his hand and seal directing such child to be vaccinated within a certain time; and if at the expiration of such time the 20 child shall not have been so vaccinated, or shall not be shown to be

then unfit to be vaccinated, or to be insusceptible of vaccination, the person upon whom such order shall have been made shall be proceeded against summarily, and, unless he can show some reasonable ground for his omission to carry the order into offeet, shall be 25 liable to a penalty not exceeding twenty shillings.

Provided that if the justice shall be of opinion that the person is improperly brought before him, and shall refuse to make any order for the vaccination of the child, he may order the informant to pay to such person such sum of money as he shall consider to be a fair 30 compensation for his expenses and loss of time in attending before

the instice. 148. The Local Government Board may from time to time make, Pages of

alter, and revoke such regulations as to the said Board may seem fit, Lore with a view to the treatment of persons affected with cholers, or any Rosel to 35 other epidemic, endemic, or infectious disease, and preventing the make reguspread of cholers and such other diseases, as well on the seas, rivers, P. H. (E.) and waters of the United Kingdom, and on the high seas within a 130 three miles of the coasts thereof, as on land; and may declare by S. A., 1896, what authority or authorities such regulations shall be enforced and

40 executed. Regulations so made shall be published in the Dublin Gazette and such publication shall be for all purposes conclusive

evidence of such regulations.

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A.D. 1878. P. H. (L), s. 60.

Any person wilfully neglecting or refusing to obey or carry out or obstructing the execution of any regulation made under this section shall be liable to a penalty not exceeding fifty pounds.

Board to make regu

c. 78.

PREVENTION OF THE SPREAD OF INFECTIOUS DISEASES. 149. Whenever any part of Ireland appears to be threatened with 5 or is affected by any formidable epidemic, endemic, or infectious disease, the Local Government Board may make, and from time to time alter and revoke, regulations for all or any of the following

previation purposes; (namely,) of the spread P. H. (E.), 6, 7, and 11. S. A., 1886,

(1.) For the speedy interment of the dead; and (2.) For house to house visitation: D. P., as. 5 (3.) For the provision of medical aid and hospital accommoda-

tion; and (6.) For the promotion of cleansing, ventilation, and disinfection,

ss. 30, 37, 62. and for guarding against the spread of disease, 26 & 37 Viet. and may by order declare all or any of the regulations so made to

be in force within the whole or any part or parts of the district of any sanitary authority, and to apply to any ships or vessels, whether on inland waters, or on arms or parts of the sea within the jurisdiction of the Lord High Admiral of the United Kingdom or the commis- 20 sioners for executing the office of the Lord High Admiral for the time being, for the period in such order mentioned; and may by any subsequent order abridge or extend such period. For the purpose of any regulations to be made under this section any ship or vessal lying in any river, harbour, or other water within the district 25 of a sanitary authority shall be subject to the jurisdiction of that authority in the same manner as if it were a house within such district; and any ship or vessel lying in any water not within the district of a sanitary authority shall be deemed to be within the district of such sanitary authority as may have been or may be prescribed by the 30 Local Government Board, and where no sanitary authority has been prescribed, then of the sanitary authority whose district nearest adjoins the place where such ship or vessel is lying. 150. The board of guardians of any union within which, or within

Boards of guardians the exerntion of regula-P. H. (E.), s. 126.

part of which, regulations so issued by the Local Government Board 35 are declared to be in force, shall superintend and see to the execution thereof, and shall appoint and pay such medical or other officers or persons, and do and provide all such acts, matters, and things as may be necessary for mitigating any such disease, or for superintending or aiding in the execution of such regulations, or for 40 executing the same, as the case may require. Moreover, such board of guardians may from time to time direct any prosecution or

legal proceedings for or in respect of the wilful violation or neglect A.D. 1878.

of any such regulations.

Any such expenses incurred by any board of guardians with respect to any skip or vessel lying in suryiver, harbour, or water, 5 shall, in case the Local Government Board shall so direct, be defrayed out of a common fund to be contributed by the sanisary districts which, or any part of which, abut on such twire, barbour, or water, in such proportions as the Local Government Board thinks just and shall order.

10 For the purpose of obtaining payment from any contributory sanitary district of the sum to be contributed by it, such board of guardians shall issue its precept to the sanitary authority of each such contributory district, requiring them within a time limited by the precept to pay the amount therein mentioned to the person

15 therein specified.

Any contribution due from any sanitary authority under this section shall be a debt due from them and may be recovered accordingly, such contribution being decemd expenses of such sanitary authority incurred by them in carrying into effect the provisions of 20 this Acs.

no tana Act

101. The board of guardians of any union within which, or Power of within part of which, regulations so issued by the Local Govern: Phys. (Ed.), ment Board are declared to be in force, and their officers, a. 137, Ed. (Ed.) and have power of entiry on any premises or ships or ressels for D-Tr, a. 4. also the purpose of executing or superintending the execution of any.

25 the purpose of executing or superintending the execution of any regulations so issued by the Local Government Board as aforesaid.
152. Whenever, in compliance with any regulation so issued by Poerlaw

the Lond Government Board as aforestid, the medical officer of relative health of any scansizer district performs any medical service on intin to one 50 board any ship or vessel he shall be entitled to charge extra for some other circumstant bloard; journ to be supported by the Lond Government Board; journ to be supported by the

behalf of the owner thereof, together with any reasonable expenses for the treatment of the sick.

Where such services are rendered by any medical practitioner who is not a medical officer of health of any sanitary district, be shall be entitled to charges for any service rendered on board, with

extn remuneration on account of distance, at the same rate as those which he is in the habit of receiving from private patients of the 40 class of those strended and treated on ship-board, to be paid as aforesaid. In case of dispute in respect of such charges, such dispute may, where the charges do not exceed tworty pounds, be determined

may, where the charges do not exceed twenty pounds, be determined by a court of summary jurisdiction; and such court shall determine [199.]

[199.]

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A.D. 1878. summarily the amount which is reasonable, according to the accustomed rate of charge within the place where the dispute arises for attendance on patients of the like class as those in respect of whom the charge is made.

may conthine H (E),

153. The Local Government Board may, if they think fit, by 5 order authorise or require any two or more boards of guardians to act together for the purposes of the provisions of this Act relating to prevention of epidemic diseases, and may prescribe the mode of such 8, A., 1866, joint action and of defraying the costs thereof.

Penalty for violating or obstructing the execution of regula-

(1.) Wilfully violates any regulation so issued by the Local Government Board as aforesaid; or, (2.) Wilfully obstructs any person acting under the authority

P. H. (E.), D. P., s. 14.

or in the execution of any such regulation. shall be liable to a penalty not exceeding five pounds.

154. Any person who-

Hospital -aboatmaccoa tion.

155. Any sanitary authority may, with the sanction of the Local Government Board, provide for the use of the inhabitants of its district hospitals or temporary places for the reception of the sick or convalescent, and for that purpose may itself build such hospitals or places of reception, or contract for the use of any existing hospital, 20 or part of a hospital, or place for the reception of the sick or convalescent, or may enter into an agreement with any person, or body of persons, having the management of any hospital for the reception of the sick or convalescent inhabitants of the district, on payment

of such annual or other sum as may be agreed upon.

156. Any expenses incurred by a sanitary authority in main-Recovery of taining in a hospital, or in a temporary place for the reception of the sick (whether or not belonging to such authority) a patient who is not a pauper, shall be deemed to be a debt due from such patient to the sanitary authority, and may be recovered from him at any 30 time within six months after his discharge from such hospital or place of reception, or from his estate in the event of his dying in

maintenance of patient in hospital.

MORTUARIES, &c. 157. Any sanitary authority may, and if required by the Local 35

such hospital or place.

Power of authority to provide P. H. (E.) s. 141. S. A., 1886, 5, 27.

Government Board shall, provide and fit up a proper place or places for the reception of dead bodies before interment (in this Act called a mortuary), and may make byelsws with respect to the management and charges for use of the same; they may also provide for the decent and economical interment, at charges to be fixed by such 40 byelaws, of any dead body which may be received into a mortuary,

158. Where the body of one who has died of any infectious A.D. 1878. disease is retained in a room in which persons live or sleep, or any Justice may dead body which is in such a state as to endanger the health of the in certain inmates of the same house or room is retained in such house cases order qualified medical practitioner, whose fee for giving the certi- to morton

5 or room, any justice may, on a certificate signed by a legally dead body ficate shall be one guines, to be paid by the sanitary author a 142. rity, order the body to be removed, at the cost of the sani. S. A., 1866, tary authority, to any mortuary provided by such authority,

10 and direct the same to be buried within a time to be limited in such order; and unless the friends or relations of the deceased undertake to bury the body within the time so limited, and do bury the same, it shall be the duty of the relieving officer to bury such body at the expense of the poor rate, but any expense so 15 mourred may be recovered by the relieving officer in a summary

manner from any person legally liable to pay the expense of such Any person obstructing the execution of an order made by a

justice under this section shall be liable to a penalty not exceeding 20 five pounds. The body of any person who has died of any dangerous infectious

disease in any hospital or place for the treatment of the sick shall not be removed from such hospital, until removed direct to a mortuary or cemetery, and any person violating, or any officer of a 25 hospital or other person who knowingly permits the violation of this provision, shall be liable to a penalty not exceeding five pounds,

159. Any sanitary authority may provide and maintain a proper Power of place (otherwise than at a workhouse or at a mortuary) for the subse reception of dead bodies during the time required to conduct any to provide 30 post-mortem examination ordered by a coroner or other constituted places for anthority, and may make regulations with respect to the manage- examina ment of such place; and where any such place has been provided, a fions. coroner or other constituted authority may order the removal of the 5, 145. 35 examination, such costs of removal to be paid in the same manner

body to and from such place for carrying out such post-mortem S. A., 1866, and ont of the same fund as the costs and fees for post-mortem examinations when ordered by the coroner.

PART III.

BURIAL GROUNDS.

40 160. The sanitary authority of each sanitary district, except Sanitary towns or townships having commissioners under local Acts, shall be burial H 2

[199.]

be the burial board for such district, and such burial board shall, in carrying into execution the provisions of this Part of this Act, be subject to the control and direction of the Local Government Board. In towns or townships having commissioners under local Acts, the guardians of the poor of the poor law union or unions in which the 5 town or township is situated shall be the burial board for the town or township, or the part thereof situated within the union of which they are the guardians, as the case may be.

or Church Temporalities Con missioners.

161. Every burial ground heretofore vested in a board of burislground guardians by the Commissioners of Church Temporalities in Ireland 10 shall be transferred to and shall vest in the burial board as constitated by this Act of the district within which it is situate, subject to all rights, liabilities, and obligations affecting the same, and any burial ground hereafter to be vested by the said Commissioners in a burial board shall be vested by them in the burial board 15 of the district in which such burial ground shall be situate, anything to the contrary heretofore enacted notwithstanding.

> All burial grounds and all property, real and personal, including all interests, rights, and essements in, to, and out of property, real and personal (including things in action), heretofore belonging to 20 or vested in any burial board under the Burial Grounds Acts shall be transferred to and vest in the burial board (as constituted by this Act) of the district within which the same are situate, subject

to all rights, debts, liabilities, and obligations affecting the same. Provided that every burial ground heretofore acquired by any 25 burial board under the provisions of the Burial Grounds Acts, or of any local Act, situate wholly or in part without the limits of the district of such burial board, shall for all the purposes of this Act be deemed to be situate wholly within the limits of the district of such 30

burial board. All such property shall be beld by such burial board upon trust for the district or several places respectively within its jurisdiction

as a burial board under this Act.

On represen-tation duly 162. In case it shall appear to the Local Government Board, upon representation made to it or otherwise, that for the pro- ax made, Local tection of public health the opening of any new burial ground in any city or town, or within any other limits in Ireland, save with Board may restroin the the approval of the Local Government Board, should be prohibited, opening of or that for such protection of public health, or for the maintenance

new burial groupits sad of public decency, or to prevent a violation of the respect due to the 40 order disremains of deceased persons, that burials in any city or town, or of burisle in within any other limits, or in any burial ground or places of burial enifed places

in Ireland, should be wholly discontinued, or should be discontinued A.D. 1878. subject to any exception or qualification, it shall be lawful for the B. G., 1886. Local Government Board to order that no new burial ground a. 5. shall be opened in any city or town or within such limits, without

5 such previous approval, or that after a time mentioned in the order burisls in any such city or town, or within such limits, or in such burial grounds, or places of burial, shall be discoutinued wholly or subject to any exceptions or qualifications mentioned in such order, and so from time to time as circumstances may require.

10 163. When and so often as such representation shall have been Power to made, or otherwise as occasion may require, it shall and may be direct loss lawful for the Local Government Board, if it shall think fit to direct an inquiry to be made in the place or district in which any such burial ground or place of burial may be situate, in respect of any

15 matter in relation thereto, after notice shall have been given of the time, place, and subject of such inquiry, such notice to be published once in the Dublin Gazette, and affixed on the doors of the church and chapel of, or in some other conspicuous places within, the parish in which such burial ground may be situate, three weeks before the

20 time of holding such inquiry; and it shall be lawful for one of the inspectors of the said Local Government Board to hold such inquiry, and upon receipt of the report of such inspector as to the result of such inquiry, and of the evidence, if any, taken thereon, it shall be lawful for the Local Government Board to act,

25 and deal with, and make such order in the case, in such manner and in such form, and without further notice, as to them may seem meet; and at any time thereafter to vary such order as occasion may require, and every such order or amended order shall be deemed in all respects valid and effectual in law.

164. It shall be lawful for the Local Government Board to post- Local Gov pone the time appointed by any order for the discontinuance of verament burials, or otherwise to vary any order made under this Act, (whether postpose the time thereby appointed for the discontinuance of burials there- order for under or other operation of such order shall or shall not have appear

25 arrived,) as to the said board shall seem fit; and every order of the burish, & said board made for varying any order previously made under this B. G., 1856, Act shall be deemed valid and effectual in law.

165. No such order as aforesaid shall be deemed to extend to any Order not to burial ground of the people called Quakers, used solely for the burial burial grounds 40 of the bodies of such people, unless the same shall be expressly meutioned in such order, and nothing in this Act shall prevent the burial pressly inof the bodies of such people in any such burial ground in which R.C., 1886,

for the time being interment is not required to be discontinued. H 3

[199.]

A.D. 1878. extend to burish grounds of French Protestents. unless expressly in-cluded. B. G., 1856.

166. No such order as aforesaid shall be deemed to extend to Order not to the burial grounds or cemeteries situate respectively in Merrion Row and Peter Street in the city of Dublin, the property of the French Protestants, and used solely for the burial of the hodies of the descendants of the French Protestant refugees, unless the 5 same be expressly mentioned in such order, and nothing in this Act shall prevent the burial as heretofore in such hurial grounds or cemeteries respectively, so situate in Merrion Row and Peter Street aforesaid, of the bodies of such descendants of French Protestant refugees. 10

persons burying contrary to the provisions of orders. B. G., 1856,

8. 8.

Penalty on 167. If any person, after the time mentioned in any order under this Act for the discontinuance of burials, knowingly and wilfully huries any body, or in anywise acts or assists in the hurial of any hody, in or under any ohurch, chapel, churchyard, hurisl ground, or place of burial or elsewhere, as the case may be, 15 within the limits in which burials have hy such order been ordered

to be discontinued, in violation of the provisions of any such order, every person so offending shall, upon conviction thereof before a court of summary jurisdiction, forfeit a sum not exceeding ten pounds.

Saving of certain rights vaults. B. G., 1856, s. 10.

168. Notwithstanding any such order as aforesaid where, by 20 usage or otherwise, there is at the time of the passing of this Act any usage or right of interment in or under any church or chapel affected by such order, or in any vault of any such church or chanel, or of any churchyard or burial ground affected by such order, and where any exclusive right of interment in any such 25 hurial ground has been purchased or acquired before the passing of the Burial Grounds (Ireland) Act, 1856, it shall be lawful for the Local Government Board, from time to time, on application being made to it, and on being satisfied that the exercise of such right is not injurious to health, to grant a license for the exercise 30 of such right, during such time and subject to such conditions and restrictions as the said board may think fit; but such license shall not prejudice or in anywise affect the authority of any person who if this Act had not been passed might have prohibited or controlled interment under such right, nor dispense with any consent an which would have been required under such right, nor otherwise give to such right any greater force or effect than the same would have had if this Act had not been passed.

New herial grounds not to B. G., 1858,

169. Where by any such order as aforesaid it is ordered that no new burial ground shall be opened in any city or town or within 40 any limits in such order mentioned, without the previous approval of the Local Government Board, no new burial ground or cometery

shall be provided and used in such city or town or within such A.D. 1878. limits without such previous approval.

170. Where by usage or otherwise any grave, vault, or place of No corper interment in any burial ground or cemetery has been the burying to be burian n place of and used as such by any family, no corpse of any person grave withplace of and used as smen by any amany, and be buried in such out consent.

B. G., 1836, grave, vault, or place of interment without the consent in writing a 12 of some immediate relative of the member of such family last interred therein; and if any person shall knowingly act or assist in

10 any burial contrary to the provisions of this section, every such person shall be liable, on summary conviction before a court of summary jurisdiction, to a penalty not exceeding ten pounds; and upon any complaint made under this section it shall be lawful for the court to make such order for the exhumation and re-inter-

15 ment of such cornse so buried as to such court shall seem fit. 171. No animal of any description shall be allowed to graze or No soinal

to be within the limits of any burial ground having a sufficient to be allowed fence; and it shall be lawful for a court of summary jurisdiction to grass in to order the owners of any saimal or animals so found within B. G., 1856, 20 such burial ground to pay as a fine a sum not exceeding two shillings and not less than one shilling for each animal so found as

aforesaid, and to levy and dispose of said fine in the same manner as fines for trespass of cattle are now levied and disposed of under the provisions of the law at present in force in Ireland.

2x 172. In any district in which no burial ground has been closed tree work the clerk to the burial board shall, on the requisition in writing of ten or more persons assessed for the relief of the poor in such burisl ? board district, or upon the requisition in writing of any two or more mating of members of the burial board, convene a special meeting of the convent 80 burial board for determining whether a burial ground shall be when provided under this Act for the burial board district or any part ground the provided thereof; and if a majority of such meeting shall resolve that a B. 6, 186,

burial ground shall be provided under this Act, such new burial ground shall be provided, in the same manner as if an old burial 35 ground had been closed as herein-after directed.

173. Whenever any burial ground shall have been closed in any was burial burial board district, by order, the burial board may, if it shall seem good by necessary or expedient, forthwith proceed to provide a suitable and order, bear convenient burial ground in place thereof, and to make arrange, souble be 40 ments for facilitating interments therein, under the provisions of h. G., 1875.

this Act. F199.7 H 4

A.D. 1878. Consent of bouses to new hurial sycunds.

174, A burial ground may be provided under this Act, either within or without the limits of the burial board district, and such burial ground shall, for the purposes of this Act, be considered as if the same was within such limits; but no ground not already used as or appropriated for a cemetery shall be appropriated as a hurial 5 ground, or as an addition to a burial ground, under this Act, nearer sary. B. G., 1855. than one hundred yards to any dwelling-house, without the consent in writing of the owner, lessee, and occupier of such dwellinghouse.

175. It shall be lawful for the burial hoard to contract for and 10

Roard may parchase had for occioleries. with cemetery com-B. G., 1856,

purchase or take any lands, and huildings thereon, for the purpose of forming a burial ground, or for making additions to any hurial ground formed or purchased under the Burial Grounds Acts or this Act, as such hoard may think fit, or to purchase from any commany or persons entitled thereto any cemetery or cemeteries or 15 part or parts thereof, subject to the rights in vaults and graves and other subsisting rights which may have been previously granted therein; Provided always, that it shall be lawful for such board, in lies of providing any such hurial ground, to contract with any such commany or persons entitled as aforesaid for the interment in such 20 cemetery or cemeteries, and either in any allotted part of such cometery or cometeries or otherwise, and upon such ferms as the burial board may think fit, of the hodies of persons who would have had rights of interment in the burial grounds of such district or place. 176. Where any hurial ground is closed under the provisions of

Linbilities of fairuf blo efouces B. G., 1856, s. 19.

the Burial Grounds Acts or this Act, and a new hurial ground provided in place thereof, the whole burthen upon and liabilities attaching to the burial ground so closed shall be transferred to and become burthens upon the burial ground provided in place thereof. 30 and the revenues of the new burial ground shall be liable for the same in like manner as the revenues of the burial ground so closed were liable. 177. The general management, regulation, and control of the

Management in boriol boards. B. G., 1856, s. 20.

burial grounds provided under the Burial Grounds Acts or this Act 35 shall, subject to the provisions of this Act and the regulations to be made thereunder, be vested in and exercised by the respective hurial boards providing the same: Provided always, that any question which shall arise touching the fitness of any monumental inscription placed or proposed to be placed in any part or portion of 40 such grounds shall he determined by the proper ministers of the religious denomination to which such part or portion shall have

been allotted: Provided also, that at the burials of the hodies of A.D. 1878. members of any church or religious denomination, burial service according to the respective rites of such church or denomination may be performed or celebrated by the proper ministers of such

5 church or denomination. 178. Any burial board, under such restrictions and conditions as Boards ma

they think proper, may sell the exclusive right of burial, either in sell-exclusive perpetuity or for a limited period, in such parts of any burial ground burial, and provided by such board as may be appropriated to that purpose, and rights to 10 also the right of constructing any chapel, vault, or place of burial, ments, dewith the exclusive right of burial therein, in perpetuity or for a B. G. 1856. limited period, and also the right of erecting and placing any monn. s. 21. ment, gravestone, tablet, or monumental inscription in such burial

ground, subject to the provisions herein-before contained; Provided 15 always, that such exclusive rights shall not extend in all to a space of one half of such burial ground.

179. Any burial board may make such arrangements as they Boards may may from time to time think fit for regulating and facilitating the make arconveyance of the bodies of the dead from the place of death fungements 20 to any burial ground subject to the provisions of this Act and ing the consubject thereto and to the regulations to be made thereunder; and revense a it shall be lawful for any of the aforesaid cemetery companies from burial whom the burial board shall have made any such purchase, or with grounds. whom the burial board shall have made any such contract as a 22. 25 herein-before provided, to undertake any such arrangement, and to

carry the same into effect subject to the provisions and regulations aforesaid. 180. It shall be lawful for any burial board, subject to the pro-

visions of this Act and the regulations to be made thereunder, to be provided 30 hire, take, or lease, or otherwise to provide, fit and proper places in fit receipts which bodies may be received and taken care of previously to inter- antil laterwhich bodies may be received and taken care of previously of the meet, and to make arrangements for the reception and care of the meet. B. C., 1866, bodies to be deposited therein; and for providing such places such a 23. boards may exercise all the powers vested in them under this Act 25 for providing burial grounds.

181. It shall be lawful for the Local Government Board from Local Government time to time to make such rules and regulations in relation to the verament burial grounds and places of reception of bodies previous to interment under this Act as may seem proper for the protection of the regulation 40 public health and the maintenance of public decency, and for the ta to burial

proper registry of interments, and to provide for the imposition and B. G., 1856. recovery of penalties not exceeding ten pounds for each offence, for \$24. the breach or non-observance of such regulations; and the burial

F199.7

feneral or

by owner.

A.D. 1878. boards, and all other persons having the care of such burial grounds and places for the reception of hodies, shall conform to and obey

such regulations. 182. No funeral procession, or carriage in such procession, and Exercation of

no foot passenger, shall, while going to or returning from the place 5 n. G., 1856, of interment on the occasion of any interment, be liable to any toll or pontage.

Board may 183. It shall be lawful for any burial hoard to enclose, lay out, and embellish any burial ground subject to the jurisdiction of such ambeilish board, in such manner as may be fitting or proper: Provided always, 10 burish ground. that in all cases in which a hurial board shall provide a new burial B. G., 1856, ground under this Act, it shall be lawful for such hurial board. with s. 26.

the sanction of the Local Government Board, to divide such new hurial ground or some part thereof into certain parts and proportions, to be allotted in such manuer as to the Local Government Board shall 15 seem fit, for the burial of the members of any particular religious denomination; and each such allotment shall, as the case may require, be consecrated according to the rites and by the proper ministers of the respective religious denominations for which each such allotment is so set apart.

184. It shall be lawful for any burial board to contract for Provisions of Act and purchase any lands, and huildings thereon, for the purpose of extended to making additions to any burial ground, although such burial ground additions to existing shall not have been formed or purchased under the authority of this burial Act or any other Act of Parliament, provided that such burial ground 25 reends B. G., 1860, is not attached or contiguous to any church or chapel or place of

worship actually used for divine worship, nor is situate in a private demesne; and such burial hoard shall have and may exercise, with respect to the acquisition and management of such additions, all the powers and authorities and be subject to all the provisious 30 contained in this Act with respect to the acquisition and management of new burial grounds.

When burial 185. When any burial ground not being attached or contiguous ground not to any such church, chapel, or place of worship, nor situate as keet in deaforesaid, is without any sufficient fence, or is not kept in decent 35 cent order order, the hurial board for the district within which such burial ground shall be situated may, by notice in writing to the owner brand langu may serve of such burial ground, require him properly to fence the same or put the same in decent order within a time to be specified ouiring the seas to be in such notice, not being less than six calendar months, and so

fenced, &c. B. G., 1860, if such notice be not complied with within the time specified in such notice, the said burial board may securely fence such burial ground, and put the same into decent order, and the expense thereof

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A.D. 1878.

shall be deemed part of the expenses incurred by the burial board in the execution of this Act. And whenever it shall be necessary for obtaining convenient access for the purposes aforesaid, the said owner, or the burial board, and all persons authorised by them, 5 may for the purpose of such access enter upon any lands adjoining the burial ground, doing no unnecessary damage, and any person injured by such entry shall be compensated in the manner provided by this Act in that behalf: Provided always, that if any dispute shall arise between the burial board and the owners as to the

10 necessity of such notice, or the sufficiency of his compliance with the same, or upon any ground connected with the work so required to be done, such dispute shall be referred to the Local Government Board, whose decision shall be final

186. When such owner cannot be ascertained, or notice as After six 15 aforesaid cannot be served, such burial board may give notice, by months from public advertisement in some newspaper circulating in the county notice, do. wherein such burial ground is situated, of their intention to fence suppressed such burial ground, or put the same in decent order, as the case to know may be, and after the expiration of a time to be specified in such burish 20 notice, not being less than six calendar months, may proceed to ground, fence such hurial ground, or put the same in decent order; and same in when such notice shall have been given or advertisement published take the and the expense of fencing of such burial ground or putting the meangrane same in decent order shall have been defrayed by such burial board, s. 8.

25 as herein-before mentioned, such burial ground shall be under the control and management of such burial board, and they shall be deemed the owners thereof until such time as they shall have been reimbursed by the owner thereof the expense so incurred by them, with interest thereon at the rate of five pounds per centum per 20 annum.

187. When the owner of any burial ground shall be desirous noted of nutting the same under the management of the burial board of boards may the district, it shall be lawful for such burial board to accept the management management thereof, and thereupon the said burial board shall be of burial 35 deemed the owners thereof, and shall have and exercise all the H. C. 1979. powers and authorities of this Act, with respect to the same, until s. 4. the owner, his heirs or assigns, shall repay to the said burial board all expenses incurred by them in securely fencing such burial ground or putting the same into decent order, with interest thereon 40 at the rate of five pounds per centum per annum.

188. Every burial board under this Act may, subject to the Board to fix approval of the Local Government Board, fix and receive such payments for fees and payments in respect of interments in any burial ground interment T199.7

B. G., 1856, s. 27.

provided by such board as they shall think fit, and from time to time revise and alter such fees and payments; and a table showing such fees and payments shall be printed and published, and shall be affixed and at all times continued on some conspicuous part of such burial ground. 189. Minutes of all proceedings of the burial board under this

Minutes of be entered in a book. Roard to which shall be open to

5. 28.

Act, with the names of the members who attend each meeting shall be kept; and the burial board shall provide and keep books in which shall be entered true and regular accounts of all sums of money received and paid by such board for or on account of the purposes of 10 this Act, and of all liabilities incurred by them for such purposes, and of the several purposes for which such sums of money are paid and such liabilities incurred; and all such books shall at all reasonable B. G., 1856, times be open to the examination of every member of the burial hoard and of every person liable to pay poor rates in respect of 15 property within the district, without fee, who may take copies of or extracts from such books, or any part thereof, without paying for

Board may appoint and PRODOMS. officers. B. G., 1856, 4. 29.

the same.

190. A burial board may appoint and may remove at pleasure a clerk and such other officers and servants as shall be necessary 20 for the husiness of the board in respect of or for the purposes of their burial ground, and may appoint reasonable salaries, wages, and allowances for such clerk, officers, and servants, and, when necessary, may hire a sufficient office for transacting the business of such burial board; and the provisions and clauses of "The Com- 25 missioners Clauses Act, 1847," with respect to the "appointment

and accountability of the officers of the commissioners," shall, so far as the same are not varied by or inconsistent with the provisions of this Act, be incorporated therewith; and the commissioners in the said Act shall signify the "burial board" under this Act.

Register of buttals in every ground rovided under this Act to ba kept by buris. board. B. G., 1856. s, 30,

and such register book shall be so kept by some officer appointed by the said board to do that duty; and in such register book shall 85 be distinguished in what parts of the burial ground the several bodies (the burials of which are entered in such register book) are buried; and such register book, or copies or extracts thereof, or any document purporting to be a copy or extract thereof, shall be received in all courts as evidence of the burials entered therein, 40 The clerk or secretary, or registrar to every burial board and ceme-

191. All burials within any burial ground provided under this

Act shall be registered in a register book to be provided by the

burial board providing such ground, and kept for that purpose;

tery company shall make or cause to be made, at such times and in such manner as the Local Government Board may direct, a return of

do Act. B. G., 1856,

the names, addresses, dates of death and causes of death, so far as A.D. 1878. ascertained by him, of the persons whose bodies have been interred in such burial ground to the registrar of the district in which the burial ground is situated.

192. Subject to the provisions of this Act, it shall be lawful for Guardisns of the guardians of any union or the council of any borough to council may appropriate for the purposes of burial grounds under this Act any hads for land belonging to the board of guardians of such union or to the purposes of body corporate of such borough respectively, or vested in any R.G., 1856. 10 trustees, or others for the general benefit of the union or borough s. 33. respectively, or any specific charity; Provided always, that when any land so appropriated shall be subject to any charitable use such land shall be taken on such conditions only as the Court of Chancery,

in the exercise of its jurisdiction over charitable trusts, shall appoint 15 and direct. 193. The provisions of "The Cemeteries Clauses Act, 1847," with Certain uro

respect to the protection of the cometery, shall be incorporated visious of with this Act, and be applicable to any burial ground under this c. 65, iscor-Act; and the words " the Company " in "The Cemeteries Clauses persted with 20 Act, 1847," shall signify the "burial board" under this Act, 194. No land already or hereafter to be purchased or acquired

under the provisions of this Act, for the purpose of a burial ground to local rates (with or without any building erected or to be erected thereon), not to be for shall, while used for such purposes, be assessed to any grand jury purchase for 25 cess, poor's rates, or other local rates, at a higher value or more the surposes improved rent than the value or rent at which the same was assessed former Act at the time of such purchase or acquisition,

195. It shall be lawful for any burial board, with the sanction of Burial board the Local Government Board, and subject to regulations approved may let laud so of by the said board, to let any land purchased by and vested in for burlals. them under this Act, and which has not been consecuted, and B. G., 1866, in which no body has been at any time interred, and which is a 39.

not for the time being required for the purposes of a burial ground, in such manner and on such terms as such board may see fit, but so, 35 nevertheless, that power shall be reserved to such board to resume any such land which may be required for the purposes aforesaid, upon giving six months notice.

196. In every case in which any order has been or shall here- Burkel board after be issued for the discontinuance of burials in any churchyard to keep in 40 or burial ground not vested in any other person or persons, the burial burial board shall maintain such churchyard or hurial ground in grounds, &c. decent order, and also do the necessary repair of the walls and B.G.

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197. Whereas the grand juries of the county and city of Water- 5

A.D. 1878. other fences thereof; and any costs and expenses incurred in so doing shall be deemed to be expenses of the burial board, and shall be defrayed eccordingly, unless there shall be some other fund legally chargeallo with such costs and expenses.

Burish ground already provided by the county and city of Waterford. B. G., 1856, s. 34.

ford, acting under the Act of the fortieth year of King George the Third, chapter ninety-three, purchased a piece of ground situate in the townland of Ballynasheagh, in the harony of Gaultier in the county of Waterford, for the purpose of a cemetery, in lieu of the ancient burial places of the six several parishes of Trinity Within, 10 Saint Michael, Saint Stephen Within, Saint Olave, Saint John Within, and Saint Patrick, in the Borough of Waterford, and of the three parishes of Trinity Without, Saint John Without, and Saint Stephen Without, partly in the borough and partly in the county of Waterford, and of the two parishes of Kilberry and Kil Saint 15 Learrence in the county of Waterford: And whereas the said eleven parishes are all situate within the Poor Law Union of Waterford, and it has been provided by statute that the said piece of ground should he used as a hurial ground for all the said parishes as if all the said parishes were situate without the limits of the said borough 20 of Waterford, and as if the said piece of ground had been provided as the hurial ground under the Burial Grounds Acts for the said several parishes; and that the said piece of ground should, without further conveyance, be vested in the guardians of the poor of the Waterford Union as the burial board, and for the use of all 25 the district at present comprised in the said eleven parishes, suhject to all the powers and regulations contained relative to hurial grounds, and as if the same had been purchased and acquired under the said Acts: Be it enacted that, unless the said piece of ground shall be discontinued as a burial ground by the Local Government 80

Gertain plot
of ground to
be deemed
to be within
the limits of
the berough
of Limerick.
B. G. 1836,
a.41.

1963. Whereas the mayor, aldermen, and burgeness of the gas bounds of Limechic hare, with the consum and approbation of the Commissioners of Hes Majouty's Pressury, executed a lease of a oreita pilot of ground situate at Gortumanagh; in the heavy of Cheretlians and county of Limechic (which plot of ground is past of the contract of

Board under the provisions of this Act, all the said parishes and portions of parishes situate in the borough of Waterford shall, for the purposes of this part of this Act, he considered as if the same were without the limits of the said borough of Waterford. 90

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cemetery or burial ground: Be it enacted, that for the purposes A.D. 1878.

of this part of this Act the said plot of ground shall be deemed and taken to be within the limits or boundaries of the said borough of Limerick.

199. The provisions of this part of this Act shall not apply to Not to suply any private and exclusive family mausoleum or burial place not to private being within the limits of any public burial ground.

to Not to apply to perints manuschouses. B. G., 1856, a. 42.

Provisions as

to contracts

by sanitary

PART IV. GENERAL PROVISIONS.

10 CONTRACTS.

200. Any sanitary authority may enter into any contracts an ecosary for carrying this Act into execution.

201 With very to contracts made by a spring with the contract to contract to contract made by the contract to contract to contract to the contract to contract to the contract to contract to contract to the contract to the contract to contract to the contract

201. With respect to contracts made by a sanitary authority under this Act, the following regulations shall be observed;

(1.) Every contract made by a sanitary authority whereof the P. H. (E.), value or amount exceeds fifty pounds shall be in writing a 174 and sealed with the common seal of such authority:

(2) Every such contract shall specify the work, materials, matters, or things to be furnished, had, or dome, the price to be paid, and the time or times within which the contract is to be performed, and shall specify some pecuniary penalty to be paid in case the terms of the contract are not duly netformed:

20 (a) Before contracting for the execution of any works under the provisions of this Act, a sanitary authority shall obtain from a competent person an estimate in writing, as well of the probable expense of exceeding the work in a substantial manner as of the annual expense of reputring the annua, also as words as to the most advantageous mode of contracting, that is to say, whether by contracting only for the execution of the work, of or executing and also maintaining.

the same in repair during a term of years or otherwise in (4,) Before any contract of the value or amount of one lumbred pounds or upwards is entered into by a sanitary authority ten days public notice, by advertisement or otherwise, at the least shall be given, expressing the nature and purpose thereof and inviting tenders for the execution of the same; and such authority shall require and take

sufficient security for the due performance of the same:

(5.) Every contract entered into by a sanitary authority in conformity with the provisions of this section, and duly

[199.]

A.D. 1878.

executed by the other parties thereto, shall be binding on the authority by whom the same is executed and their successors and on all other parties thereto and their executors, administrators, successors, or assigns to all intents and purposes: Provided that a sanitary authority 5 may compound with any contractor or other person in respect of any penalty incurred by reason of the nonperformance of any contract entered into as aforesaid, whether such penalty is mentioned in any such contract, or in any bond or otherwise, for such sums of money or 10 other recompense as to such authority may seem proper.

PURCHASE OF LANDS.

parebase G. s. 4. P. H. (E.) s. 175.

202. Any sanitary authority may for the purposes and subject to Power to the provisions of this Act purchase or take on lease, sell, or exchange any lands, whether situated within or without their 15 district; they may also buy up any water-mill, dam, or weir which interferes with the proper drainage of or the supply of water to

their district; and may, for the purpose of supplying their district with water for drinking and domestic purposes, purchase either within or without their district any land covered with water or any 20 water or right to take or convey water.

Any lands acquired by a sanitary authority in pursuance of any powers in this Act contained and not required for the purpose for which they were acquired shall, except where otherwise expressly provided by this Act (unless the Local Government Board other- 25 wise direct) be sold at the best price that can be gotten for the same, and the proceeds of such sale shall be applied towards the discharge of any principal moneys which have been borrowed by such authority on the security of the fund or rate applicable by them for the general purposes of this Act, or if no such principal 30 moneys are outstanding shall be carried to the account of such fund or rate.

203. With respect to the purchase of lands or of any of the other properties aforesaid (herein included under the term "lands")

Regulations L. G., s. 4. P. H. (E.). s. 176.

by a sanitary authority for the purposes of this Act, the following 35 regulations shall be observed; (that is to say,) (1.) The Lands Clauses Acts shall be incorporated with this Act, except the provisions relating to access to the special Act,

and except section one hundred and twenty-seven of the Lauds Clauses Consolidation Act, 1845: (2.) The sanitary authority, before putting in force any of the

nowers of the said Lands Clauses Acts with respect to the

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purchase and taking of lands otherwise than hy agreement, A.D. 1878. shall

Publish once at the least in each of three consecutive wooks in the nomb of November, in some newspaper or newspapers devolating in their district, an advertisement describing shortly the purposes in respect of which the lands are proposed to be taken, naming a place where a pian of the proposed understanding may be seen at all rescondible loors, and stating the resource and all of where the proposed control of the resource and shall of where

Serve a notice in the month of December on every owner or reputed owner, losses or reputed lesso, and occupier of such lands, defining in each case the particular lands intended to be taken, and orquiring an answer stating whether the person so served assents, discents, or is neuter in respect of the sking wood hands:

(3.) On compliance with the provisions of this section with respect to directions and notices, and not sooner than

fourteen days after the service of the interactional notices, the analizer submothy may, if they think fit, pre-sent a position under their seal to the Local Government Board. The position shall sate the heads intended to be the position shall state the heads intended to be the name of the overant, losses, and cocupiers of laids who haves assested, dissented, or we nemic for respect of the taking such lands, or who have returned no answer to the notice; it shall pray that the sanitary authority may, with reference to such lands, be allewed to pain in our temperature of the notice of the property of the position of the notice of the position and the property of the position of the property of t

(4.) On the receipt of such pottion, and on due proof of the proper advertisements having been published, and sulcios served, the Local Government Board shall take such pottition to loc consideration, each may other climins the same, or direct a bond inquiry as to the property of assecting to the prayer of such pottics; but value in the property has been made no providenced order shall be much industry has been made no providenced order shall be much property and the contract of the orange.

agreement, and such prayer shall be supported by such evidence as the Local Government Board requires

(5.) After the completion of such inquiry the Local Government Board may, by provisional order, empower the sanitary [199.]

fra

A.D. 1878.

authority to put in force, with reference to the lands referred to in such order, the powers of the Lands Clauses Acts with respect to the purchase and taking of lands otherwise than by agreement, or any of them, and either absolutely or with such conditions and modifications 5 as the Board may think fit, and it shall he the duty of the sanitary authority to serve a copy of any order so made in the manner and on the person in which and on whom notices in respect of such lands are required to be served:

P. H. (L),

Provided that the notices by this section required to be given in 10 the months of November and December may be given in the months of September and October, or of October and November, but in either of such last-mentioned cases an inquiry proliminary to the provisional order to which such notices refer, shall not be held until the expiration of one month from the last day of the 15 second of the two months in which the notices are given; and any notices or orders by this section required to be served on a number of persons having any right in, over, or on lands in common, may be served on any three or more of such persons on hehalf of all such persons. 20

Power to let lands. P. H. (L), 5, 31, P. H. (E.) Power to mpeal and

POWERS OF BOARD IN RELATION TO LOCAL ACTS, &c. 25 205. The Local Government Board may, on the application of the sanitary authority of any district, by provisional order, wholly or partially repeal, alter, or amend any Local Act, other than an Act for the conservancy of rivers which is in force in any area comprising the whole or part of any such district, and not conferring 30 powers or privileges on any persons or person for their or his own

204. Any sanitary authority may, subject to the provisions of

this Act, with the consent of the Local Government Board, let for any term any lands which they may possess, as and when they

can conveniently spare the same.

alter Local P. H. (L), P. H. (B.) s. 308.

pecuniary benefit, which relates to the same subject matters as this Aot. Any such provisional order may provide for the extension of the provisions of the Local Act referred to therein beyond the district or an districts within the limits of such Act, or for the exclusion of the whole or a portion of any such district from the application of such Act; and may provide what sanitary authority shall have jurisdiction for the purposes of this Act in any area which is by such order included in or excluded from such district.

Transfer of

206. The Local Government Board may on the application of the powers of a urban sanitary authority of any urban district, by a provisional order L.G. A., s. 5. transfer from the grand jury or grand juries of the county or counties within which such district is situate to such sanitary authority the

Powers of

jurisdiction, power, and authority with respect to roads, bridges, footpaths, and public works within such district, vested in such grand jury or grand juries under any Act or Acts; and prevent such grand jury or grand juries, after such transfer, from making any 5 presentment with regard to any road, bridge, footpath, or other public work within such district; and provide for the due payment of the balance of the grand jury cess to which such district will then, in future, be liable; and may make such provisions for the

fixing and payment of the amount of any contribution to the cost 10 of the making and maintaining of roads, bridges, and footpaths in the barony or baronies surrounding or adjoining such district as the Local Government Board may think reasonable; and may make

provisious for securing that such district shall be adequately represented at the presentment sessions of such barony or baronies; 15 and may authorise the making and levying of further rates in addition to and in excess of the maximum amount of rates authorised to be made and levied by the sanitary authority of such district to enable

them to defray the expenses consequent upon and incident to such transfer from the grand jury, when the maximum amount of rates 20 authorised is insufficient to defray such expenses as aforesaid; Provided that no such provisional order shall be granted

unless a previous application has been made to the grand jury or grand juries affected thereby, and unless such grand jury or grand juries shall consent to the making of such provisional order, such 25 consent being testified by a presentment or presentments to that effect; or unless, notwithstanding such grand jury or grand juries shall not have so consented, the Local Government Board shall, on special grounds, think fit to make such provisional order, but

in every such last-mentioned case the Local Government Board 30 shall make a special report to Parliament, stating the grounds on which they have made such provisional order. 207. The Local Government Board may, on the application of Transfer of

any sanitary authority acting as a burial board, by a provisional order, transfer any burial ground to which this Act applies from 25 any burial board to any other burial board, and provide for the rights of all persons interested therein, and for the discharge of any liabilities and the adjustment of any claims affecting the same,

and may make all such other provisions as may be proper for earrying such transfer into effect, 208. Inspectors of the Local Government Board may attend any inspectors of

meetings of sanitary authorities, or of committees of sanitary authorities, and committees of sanitary authorities. rities, during the transaction of business arising under any of the provisions of this Act. F199.7 K 9

Power of Board to direct inquiries P. H. (E.), s. 298. cost of inquiries

g. 294.

209. The Local Government Board may from time to time cause A.D. 1878. to be made such inquiries as are directed by this Act, and such inquiries as they see fit in relation to any matters concerning the public health in any place, or any matters with respect to which their sanction, approval, or consent is required by this Act.

210. The Local Government Board may make orders as to the cost of inquiries or proceedings instituted by, or of appeals to the Orders as to said Board under this Act, and as to the parties by whom or the rates out of which such costs shall be borne; and every such order P. H. (E.). may be made a rule of one of the superior courts of law on the in

application of any person named therein. 211. Where complaint is made to the Local Government Board

Proceedings on complaint to Boord of definit of sanitary or S. A., 1986, F. 49.

that a sanitary authority has made default in providing their district with sufficient sewers, or in the maintenance of existing sewers, or in providing their district with a supply of water, in cases 15 where danger arises to the health of the inhabitants from the insufficiency or unwholesomeness of the existing supply of water, and a proper supply can be got at a reasonable cost, or that a sanitary authority has made default in enforcing any provisions of this Act which it is their duty to enforce, the Local Government 20 Board, if satisfied, after due inquiry, that such authority has been guilty of the alleged default, shall make an order limiting a time for the performance of their duty in the matter of such complaint. If default is made to obey such order and to perform such duty by the time limited in the order, such order may, in the case of an urban 25 authority, he enforced by writ of Mandamus, and in the case of a rural authority making such default as is last mentioned, such rural authority shall be deemed to have made default in the execution of their duties as a board of poor law guardians under the Poor Law Acts, and thereupon it shall be lawful for the Local Government 20 Board to dissolve them as such board and to provide for the execu-

tion of their duties under the Poor Law Acts and this Act in manner prescribed by the Poor Law Acts in the case of the dissolution of

susnee of this Act shall be binding and conclusive in respect of the

matters to which they refer, and shall be published in such manner

212. All orders made by the Local Government Board in pur- 35

Orders of Board under this Act. P. H. (E.), s. 295.

as that Board may direct. Powers of Inspectors of Local

213. Inspectors of the Local Government Board shall, for the purposes of any inquiry directed by the Board, have, in relation to 40 witnesses and their examination, the production of papers and s. 296. P. H. (1.),

boards of guardians of poor law unions.

accounts, and the inspection of places and matters required to be inspected, similar powers to those conferred upon Poor Law inspectors by the Poor Law Acts.

A.D. 1878.

PROVISIONAL ORDERS BY BOARD.

214. With respect to provisional orders authorised to be made by the Local Government Board under this Act, the following sional orders provisions shall apply :

made by Local Go-(1.) The Local Government Board shall not make any provisional order under this Act unless public notice of the purport Board of the proposed order has been previously given by ad- s. 297. vertisement in two successive weeks in some newspaper

or newspapers circulating in the district or districts to 10 which such provisional order relates:

(2.) Before making any such provisional order, the Local Government Board shall consider any objections which may be made thereto by any persons affected thereby, and in cases where the subject matter is one to which a local inquiry is applicable, shall cause to be made a local inquiry, of which public notice shall be given in manner aforesaid, and at which all persons interested shall be permitted to attend and make objections :

(3.) The Local Government Board may submit to Parliament for 20 confirmation any provisional order made by it in pursuance of this Act, but any such order shall be of no force whatever unless and until it is confirmed by Parliament:

(4,) If while the Bill confirming any such order is pending in either House of Parliament, a petition is presented against any order comprised therein, the Bill, so far as it relates to such order may be referred to a Select Committee, and the netitioner shall be allowed to appear and oppose as in the

case of private bills: (5.) Any Act confirming any provisional order made in pursuance

of any of the Sanitary Acts or of this Act, and any Order 80 in Council made in pursuance of any of the Sanitary Acts, may be repealed, altered, or amended by any provisional order made by the Local Government Board and confirmed by Parliament: (6.) The Local Government Board may revoke, either wholly or an.

partially, any provisional order made by them before the same is confirmed by Parliament, but such revocation shall not be made whilst the Bill confirming the order is rending in either House of Parliament :

(7.) The making of a provisional order shall be prima facie evidence that all the requirements of this Act in respect of proceedings required to be taken previously to the making of such provisional order have been complied with:

(8.) Every Act confirming any such provisional order shall be deemed to be a public general Act. 45

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A.D. 1878. Costs of provisional P. H. (E.). * 298.

215. The reasonable costs of any sanitary authority in respect of provisional orders made in pursuance of this Act, and of the inquiry preliminary thereto, as sanctioned by the Local Government. Board, whether in promoting or opposing the same, shall be deemed to be expenses properly incurred for purposes of this Act by the 5 sanitary authority interested in or affected by such provisional orders, and such costs shall be paid accordingly; and if thought expedient by the Local Government Board, the sanitary authority may contract a loan for the purpose of defraving such costs.

ARBITRATION.

arbitration. L, G., s. 19. S. U., 1865, S. A., 1866, r. 9. P. H. (E.). s. 179.

Mode of

216. In case of dispute as to the amount of any compensation reference to to be made under the provisions of this Act (except where the mode of determining the same is specially provided for), and in case of any matter which by this Act is authorised or directed to be settled by arbitration, then, unless both parties concur in the appointment 15 of a single arbitrator, each party shall appoint an arbitrator to whom the matter shall be referred,

Regulations as to arbi-P. H. (E.). s. 180.

217. With respect to arbitrations under this Act, the following regulations shall be observed; (that is to say,)

- (L) Every appointment of an arbitrator under this Act when an made on behalf of the sanitary authority shall be under their common seal, and on behalf of any other party under
- his hand, or if such party be a corporation aggregate under their common seal : (2.) Every such appointment shall be delivered to the arbitrators, on
- and shall be deemed a submission to arbitration by the parties making the same : (3.) After the making of any such appointment the same shall
- not be revoked without the consent of both parties, nor shall the death of either party operate as a revocation: (4.) If for the space of fourteen days after any matter by this Act
- authorised or directed to be settled by arbitration has arisen and notice in writing by one party who has duly appointed an arbitrator has been given to the other party, stating the matter to be referred, and accompanied by a copy of as such appointment, the party to whom notice is given fails to appoint an arbitrator, the arbitrator appointed by the party giving the notice shall be deemed to be appointed by and shall act on behalf of both parties :
 - (5.) If before the determination of any matter so referred any 40 arbitrator dies or refuses or becomes incapable to act, the party by whom such arbitrator was appointed may appoint

- falls so to do for the space of seven days after notice inwriting from the other party in that shohalf, the romaining arbitrator may proceed ex paris; and error arbitrator so appointed shall have the same powers and authorities as were vested in the arbitrator in whose stead the appointment is made:
- (6.) If a single arbitrator dies or becomes incopable to act before the making of his award, or fails to make his award within twenty-one days after his appointment, or within such extended time, if any, as may have been duly appointed by him for that purpose, the matters referred to him shall be again referred to arbitration under the provisions of this Act, as if no former reference had been made :
- 15 (7.) Where there is more than one orbitrator, the arbitrators shall, before they enter on the reference, appoint by writing under their hands an amplies, and if the person appointed to be unapire dies or becomes inemphole to act, the arbitrators shall forthwith appoint another pecuon in his stead; and if the arbitrators neglect or retime to appoint an
- and if the arbitration neglect or refuse to appoint an umples for seven days after being requested to to do by say party to the arbitration, the Local Government Beard shall, on the application of any such party, appoint an application of any such party, appoint an private to the arbitration of the arbitration of the same appoints days after the days on which the last of them was exposinted.
- or within such extended time (if any) as may have been
 duly appointed by them for that purpose, the matters
 referred shall be determined by the umpire:

 30 (9.) The time for making an award by arbitrators under this Act
- shall not in any case be extended beyond the period of two months from the date of the submission, and the time for making an award by an unpine under this Act shall not in any case be extended beyond the period of two anoths from the date of the reference of the matters
- to him:

 (10.) Before any arbitrator or umpire enters on a reference under this Act he shall make and amberibe the following declaration before a justice of the peace; (that is to say.)
- 40 '1 A.B. do selemnly and sincerely declare that I will faithfully and honestly, and to the best of my skill and ability, hear and determine the matters referred to me under the Public Health (Ireland) Act, 1878.

[199.]

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A.D. 1878.

- (11.) Such declaration shall be amoved to the award when made; and any arbitrator or umpire who wilfully acts contrary to such declaration shall be guilty of a misdemeanour;
 - (12.) Any arbitrator, arbitrators, or umpire appointed by virtue of this Act may require the production of such documents in 5 the possession or power of either party as he or they or he may think necessary for determining the matters referred, and may examine the parties or their witnesses on each:
- (13.) The costs of and consequent upon the reference shall be in the discretion of the arbitrator or arbitrators, or (in case 10 the matters referred are determined by an umpire) of the umpire:
 - (14.) Any submission to arbitration under the provisions of this

 Act may be made a rule of any of the superior courts, on
 the application of any party thereto:
- (15.) The award of arbitrators or of an umpire under this Act shall be final and binding on all parties to the reference.

Claims under 201. may be referred to corred a summary junisdiction. P. H. (E.), p. 181.

one 218. All questions referable to arbitration under this acts may,
as when the amount in dispute is less than twenty pounds, be deterimmed at the option of either party before a court of summary
immediation, but the court may, if it thinks fit, require that may
work in respect of which the chains of the sanking vantherity is made
and the particulars of the chain be reported on to them by any
convention turnous and before the surrever of the sanking vanther.

competent surveyor, not being the surveyor of the sanitary authority; and the court may determine the amount of costs incurred in 25 that behalf, and by whom such costs or any part of them shall be paid.

BYBLAWS.

Authentication and alteration of byelaws, P. H. (E.), s. 182. 219. All hyelaws made by a sanitary authority under and for the purpose of this Act shall be under their common seel; and 30 any such hydror may be altered or repealed by a subsequent byelaw made pursuant to the provisions of this Act: Provided that no byelaw mado under this Act by a sanitary authority shall be of any effect if reguerant to the laws of Ireland or to the provisions.

of this Act.

320. Any sanitary authority may, by any byelaws made by them under this Act, impose on offenders against the same such reason-

Power
to impose
penalties on
breach of
hydrogs,
P. H. (E.),
s, 183.

andow un step, impose on unamate against the same of any escale shell penalties as they think fit, nor exceeding the sum of five pounds for each effence, and in the case of a continuing offence a further penalty not exceeding forthy shillings for each day after 40 written notice of the offence from the unaitary authority; but all such byelsaws imposing any penalty shall be so framed as to allow of the recovery of any sum less than the full amount of the penalty. Nothing in the provisions of any Act incorporated herewith shall A.D. 1878. authorise the imposition or recovery under any byelaws made in pursuance of such provisions of any greater penalty than the penalties in this section specified.

5 221. Byelaws made by a scrittery authority under this Act shall Contamion not take effect unless and until they have been submitted to and P. H. Scritter of the confirmed by the Local Government Board, which Board is breeby a st. compowered to allow or disallow the same as it may think proper; P. H. (E), nor shall any such byelaws be confirmed—

10 Unless notice of intention to apply for confirmation of the same has been given in one or more of the local newspapers circulating within the district to which such byclaws relate, one month at least before the making of such application; and

Unless for one month at least before any such application a 15 copy of the proposed byslaws has been kept at the office of the sanitary authority, and has been open during office hours thereat to the inspection of the ratepayers of the district to which such byslaws relate, without fee or reward.

The clerk of the sanitary authority shall, on the application of 20 any such retepayer, furnish him with a copy of such proposed byelaws or any part thereof, on payment of sixpence for every hundred words contained in such copy.

A byelaw required to be confirmed by the Local Government Board shall not require confirmation allowance or approval by any 25 other authority.

222. All byelaws made by a sanitary authority under this Act, or Byelaws to for purposes the same as or similar to those of this Act under any he printed, local Act, shall be printed and hung up in the office of such P. H. (E.) authority; and a copy thereof shall be delivered to any reference a 185.

30 of the district to which such hyelaws relate, on his application for the same, and on payment of a sum not exceeding one shilling, to be fixed by the senitary authority.

224. By claws made by the council of any borough under the Byphory side of the Act of a section one hundred and tweaty-dive of the Act of a 18th of section of the third and fourth years of Her present Mighely, 3 & 4 Yet, chapter one hundred and eight, for the prevention and suppression a 19th of 19th

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or other proof.

loverome Board.

of certain nuisances, shall not be required to be sent to the Lord Lieutenant, nor shall they be subject to the disallowance in that section mentioned; but all the provisions of this Act relating to P. H. (E.), byelaws shall apply to the byelaws so made as if they were made s. 187. under this Act.

As to res latione of sanitary authority P. H. (E.) s. 188.

225. The provisions of this Act relating to byelaws shall not apply to any regulations which a sanitary authority is by this Act anthorised to make: nevertheless, any sanitary authority may cause any regulations made by them under this Act to be published in such manner as they see fit.

PART V. FINANCIAL.

EXPENSES OF URBAN AUTHORITY.

226. All exponses incurred or payable by an urban sanitary Expenses of erban saniauthority in the execution of this Act and not otherwise provided 15 tacy systhofor shall be defraved as follows; that is to say, rny. P. H. (L).

(1.) In the case of the council of a borough, out of the borough r. 12. fund or horough rate:

(2.) In the case of an urban sanitary authority being commissioners under any of the Aots specified in the first column 20 of the table contained in section four of this Act, or under any Local Act, out of any rate leviable by them as such

commissioners throughout the whole of their district: Provided that, where any such rate shall be made and levied by

any corporation, commissioners, or persons becoming, at any time 25 after the passing of this Act, an urban sanitary authority, all lands used as arable, meadow, or pasture ground only, or as woodlands, or market gardens, or nursery grounds, and all lands covered with water and used as a canal, and any towing path to the same, and all lands used as a railway constructed under the nowers of any 80 Act of Parliament for public conveyance, shall be assessed and liable in the proportion of one fourth part only of the net annual value of such lands respectively :

Provided also, that where an urban sanitary authority had before the passing of this Act power to lovy throughout the whole of its dis- 85 trict a rate or rates for paving, sewering, or other sanitary purposes. all expenses incurred by such authority in the performance of its duties under this Act shall be defraved out of such rate or rates. except where at the time of the passing of this Act any such expenses were chargeable upon the borough fund or horough rate. 40 in which case such expenses shall continue so chargeable : Provided

also, that if application be made to the Local Government Board A.D. 1878. whereby it shall be alleged that it would be inequitable or inconvenient in the district of any urban sanitary authority that the said expenses should be borne as last aforesaid, the said Board may, 5 after inquiry, by order under scal alter the inoidence of such charge in respect of the whole or such part of the expenditure referred to, as to them shall appear to be fair and equitable. Any

urban authority possessed of revenues of any kind not derived from rates may devote the surplus thereof, after the payment of other 10 sums properly chargeable upon such revenues, to the purposes of this Act

227. Any limit imposed on or in respect of any rate by any Statutable Act of Parliament shall not apply to any rate required to be levied ration for the purpose of defraying any expenses incurred by the sanitary not to apply 15 authority of any urban sanitary district for sanitary purposes.

228. Where in any town in which the Towns Improvement Amendment (Ireland) Act. 1854, is in force the provisions of that Act with of s. 60 of respect to water have been adopted, the amount of any assessment 17 & 18 Vice. under section sixty of the said Act may, notwithstanding the 20 limitations in the said section contained, amount to but shall not exceed the rate of two shillings in the pound.

PRIVATE IMPROVEMENT EXPENSES.

229. Whenever an urban authority bave incurred or become Power to liable to any expenses which by this Act are or by such authority private im-25 may be declared to be private improvement expenses, such author provental rity may, if they think fit, make and levy on the occupier of the P. H. (E.). premises in respect of which the expenses have been incurred, in s. 213. addition to all other rates, a rate or rates to be called private improvement rates, of such amount as will be sufficient to discharge 30 such expenses, together with interest thereon at a rate not exceed-

ing five pounds per centum per annum, in such period not exceeding thirty years as the urban authority may in each case determine. Provided that whenever any premises in respect of which any private improvement rate is made become unoccupied before the

35 expiration of the period for which the rate was made, or before the same is fully paid off, such rate shall become a charge on and be paid by the owner for the time being of the premises so long as the same continue to be unoccupied.

230. Where the occupier by whom any private improvement Proportion 40 rate is paid bolds the premises in respect of which the rate is made improvement at a rent not less than the rackrent, he shall be entitled to deduct rate may be three fourths of the amount paid by him on account of such rate from real

L 2 [199.]

to expenses

A.D. 187R. P. H. (E.), s. 214.

rent less than the rackrent he shall he entitled to deduct from the rent so payable by him such proportion of three fourths of the rate as his rent hears to the rackrent; and if the landlord from whose rent any deduction is so made is himself liable to the payment of 5 rent for the premises in respect of which the deduction is made, and holds the same for a term of which less than twenty years is unexpired (but not otherwise), he may deduct from the rent so payable by him such proportion of the sum deducted from the rent payable to him as the rent payable by him bears to the rent payable to him, 10 and so in succession with respect to every landlord (holding for a term of which less than twenty years is unexpired) of the same premises hoth receiving and liable to pay rent in respect thereof. Provided that nothing in this section shall be construed to entitle any person to deduct from the rent payable by him more than the 15

of private improves P. H. (E.),

whole sum deducted from the rent payable to him. Redemption 231. At any time before the expiration of the period for which any private improvement rate is made, the owner or occupier of the premises assessed thereto may redeem the same, hy paying to the urban authority the expenses in respect of which the rate was made, 20 or such part thereof as may not have been defrayed by sums already

> Provided that money paid in redemption of any private improvement rate shall not be applied by the urban authority otherwise than in defraying expenses incurred by them in works of private 25 improvement or in discharging the principal of any moneys borrowed by them to meet those expenses, whether by means of a sinking fund or otherwise.

> > EXPENSES OF RUBAL AUTHORITY.

Expenses of rural sanitary authority. P. H. (L), s. 13.

232. The expenses incurred by a rural sanitary authority in the 30 execution of this Act shall be divided into general expenses and special expenses.

General expenses, other than those chargeable upon owners and occupiers under this Act, shall be the expenses of the establishment and officers of the sanitary authority, and all other expenses not 35 determined by this Act or the order of the Local Government Board to be special expenses.

Special expenses shall be the expenses of the construction, maintenance, and cleansing of sewers in any contributory place within the district, the providing a supply of water to any such place, the 40 providing, repairing, and cleansing public wells, the lighting where duly authorised, the charges or expenses arising out of or incidental

levied in respect of the same :

to the possession of property transferred to the rural sanitary A.D. 1878. authority in trust for any district or contributory place, and all other expenses incurred or payable by the sanitary authority in or in respect of any contributory place within the district, and deter-5 mined by the order of the Local Government Board to be special

expenses.

When the rural sanitary authority makes any sowers or provides any water supply or executes any other work under this Act for the common benefit of any two or more contributory places 10 within its district, it may apportion the expense of constructing any such work and of maintaining the same, in such proportions as it thinks just, between such contributory places; and any expense so apportioned to any such contributory place shall be deemed to be special expenses legally incurred in respect of such contributory 15 place.

Ten or more ratepayers, or any number of persons liable to be rated to one fifth part of the whole rate, of any contributory place, if aggrieved by any such apportionment, may send or deliver a memorial to the Local Government Board stating their grounds of 20 complaint, and the said Board may, after due inquiry, make such order in the matter as to it may seem equitable, and the order so

made shall be binding and conclusive upon all parties concerned. General expenses shall be payable out of a common fund to be raised out of the poor rate of the electoral divisions or parts thereof 25 in the district according to the rateable value of each electoral

division or part thereof. Special expenses shall be a separate charge on some contributory place or places.

The following areas situated in a rural sanitary district shall be 30 contributory places for the purposes of this Act; that is to say,

(1.) The dispensary district : (2.) The electoral division :

(3.) The townland:

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(4.) Such portions of any townland or townlands as may be determined by the Local Government Board : Provided that the Local Government Board shall have power to

determine on what area of charge being a contributory place, or consisting of contributory places, any special expenses shall be chargeable, whether incurred after the passing of this Act or still 40 due in respect of works executed before the passing of this Act,

233. For the purpose of obtaining payment for special expenses Mode of from the several contributory places within its district the board of tributors in guardians, being the rural sanitary authority, shall levy the same rural sani f199.3 LS

P. H. (L). s. 14.

A.D. 1878. as part of the poor rate by a special poundage rate to be added to the poor rate on such contributory places and to be collected therewith and recoverable in the same manner and with the same remedies by the collectors of the poor rate and lodged to the credit of the guardians with the treasurer of the union; and the expenditure 5 thereof shall be brought to account in such form and manner as the Local Government Board shall from time to time by any general order direct; and if not otherwise directed by such general order, the sums levied by such special poundage and placed to the credit of the board of guardians shall be applied by them in discharge of 10 the special expenses incurred as aforesaid on account of such contributory places respectively; and every person upon whom such special poundage rate shall be levied shall be entitled to make the same deduction from the rent which he may be liable to pay as he would be entitled to make if the same were levied for carrying into 15 execution the laws for the relief of the destitute poor in Ireland; and the person from whom such deduction shall be made shall in like manner be entitled to deduct from any rent paid by him, such proportion of the amount so deducted from the rent paid to him as he would be entitled to deduct if the rate were made for the relief of 20 the destitute poor.

EXPENSES OF BUEIAL BOARD. 234. The expenses incurred by the rural sanitary authority of

3. G., 1856,

any district as the burial board of such district in the execution of Part III. of this Act, shall be charged on and paid out of the 25 poor rates of the union, or of any electoral division, or of any townland or townlands situate therein, as the Local Government Board shall by order under seal in each case determine; and all moneys borrowed by the burial board of such district before or after the passing of this Act, and any interest thereon, shall be secured 30 upon the rates aforesaid; and the expenses incurred by the urban sanitary authority of any urban sanitary district as a burial board in the execution of Part III, of this Act, or in paving any money borrowed by the burial board of such district before or after the passing of this Act, and any interest thereon shall be charged upon 35 and naid out of a separate rate to be levied for such purpose within such district; and such urban sanitary authority shall have all such powers for making and levving such rate respectively, and all provisions shall be applicable in respect thereof, as in the case of any borough rate or improvement rate authorised to be made by 40 such urban sanitary authority under the provisions of the respective Acts of Parliament under which such urban sanitary authority are

constituted: Provided always, that such rates may be levied wholly A.D. 1978. or partly in the perishes within such district for which any new burial ground has been provided under the Burial Ground Acts or may be provided under this Act, if the Local Government Board 5 has by any order in that behalf so directed or shall so direct.

EXPENSES OF JOINT BOARD.

335. Any expenses incurred by a joint board in pursuance of this Expense Act, unless otherwise determined by the provisional order, shall be between by defined on a common faut to be contributed by the component loss size 10 districts or centributery places in proportion to the nateable value of defluyed, the property in one districts or contributory place, sour value to be 1 at 1.5 as assertimed according to the valuation has in force for the time being.

336. For the purpose of obtaining payment from component beyond a districted to the sums to be contributed by them the joint board and settles, issue its precept to the sanitary authority of each component district stating the sum to be contributed by it and requiring and sufficient $p^{(k)}$. If (L), within a time limited by the percept, to gay the sums therein men.

20 direct.

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Any sum mentioned in a precept addressed by a joint board to a sanitary authority as aforemaid shall be a debt due from it, and may be recovered accordingly; such contribution, in the case of a rural sanitary authority, being deemed to be general expenses. 25 • For the purpose of obtaining payment from contributory places of

50 For the purpose of obtaining payment from contributory places of the sums to be contributed by them, the joint beard shall have the same powers of issuing precepts and of recovering the amounts ramed therein as if such contributory places formed a rural sanitary district and the joint beard were the sanitary authority thereof.

Borrowing Powers.

327. Any sanitary authority may, with the sanction of the Local power to Government Board, for the purpose of definying any costs, changes, between and capeases incurred or to be incurred by them in the denoughneed of the Sanitary Acts or of this Act, or for the purpose of this. ⁵⁰, the Color of the Sanitary Acts or of this Act, or for the purpose of this. ⁵⁰, the Color of the Sanitary Acts or of this Act, or for the purpose of the Sanitary Acts or this Act, ⁵⁰, the Color of the Sanitary Acts or this Act, ⁵⁰, the Color of the Sanitary Acts or this Act, ⁵⁰, the Color of the Sanitary Acts or this Act, ⁵⁰, the Color of the Sanitary Acts or this Act, ⁵⁰, the Color of the Sanitary Acts or this Act, ⁵⁰, the Color of the Sanitary Acts or this Act, ⁵⁰, the Color of the Sanitary Acts or this Act of the Sanitary Acts or the Sanitary Acts or this Act of the Sanitary Acts or the Acts of the Sanitary Acts or the Sanitary Acts or the

necessary for defraying any such costs, charges, and expenses, or for discharging any such loans as aforesid.

An urhan authority may berrow or re-berrow any such sums on 40 the credit of any fund or all or any rates or rate out of which they

40 the credit of any fund or all or any rates or rate out of which they are authorised to defray expenses incurred by them in the execution [199.]

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s78. of this Act, and for the purpose of securing the repayment of any sums so borrowed, with interest thereon, they may mortgage to the persons by or on behalf of whom such sums are advanced any such fund or rates or rate.

and management of the particular and the particular and the particular and particular and particular and the particular and pa

Regulations as to exercise of borrowing powers. P. H. (L), s. 45. P. H. (R.).

288. The exercise of the powers of borrowing conferred by this Act shall be subject to the following regulations; inanely, 15 (1.) Money shall not be borrowed except for permanent works, (including under this expression any works of which the cost ought in the opinion of the Local Government Board to be sensed over a term of verter):

- (2.) The sum borrowed shall not at any time exceed, with the 20 balances of all the outstanding leans contracted by the saminary authority under the Sanitary Acts and this Act, in the whole twice the net sunual value of the premises assessable within the district in respect of which such
- money may be borrowed:

 (3.) Where the sum proposed to be borrowed with such balances
 (if any) would exceed the assessable value for one year of
 such premises, the Local Government Board shall not give
 their sanction to such loan until one of their inspectors
- has held a local inquiry and reported to the said Roard:

 (d) The money may be horrowed for such time, a locat conceiling
 sixty years, as the sanitary authority, with the sanction of
 the Local Government Board, determine in each case;
 and, subject as afforessid, the saxinary authority shall a
 different subject of the saxinary authority shall a
 installments of principal or or principal and interest,
 or they shall in every year set apert as a sinking fund,
 and accommunitie in the way of compound interest by
 investing the same in the purchase of Exchequare bills
 or other Government securities, such sum as will with 40
 secumulations in the way of compound interest
 be accommunitied to the way of compound interest be
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so applied:

(6) A sealery authority may at any time apply the whale or A.D. 1878. any part of a sinking final est apart under file Act in or towards the discharge of the moneys for the repayment of which the fund has been schalibled; Provided that of the pay into the fund in each year and accumulate until the whole of the moneys shorowed and discharged, a sum equitardant to the interest which would have been preduced by the skizing fund or the part of the achiefact fund or the part of the skizing fund.

10 (6.) Where money is borrowed for the purpose of discharging a previous loan, the time for repayment of the money to borrowed shall not extend beyond the unexpired portion of the period for which the original loan was sencious unless with the associous of the Local Government Board, the same than the contract of the contract of the local Covernment Roard, and the local Covernment Roard, the same contract of the local Covernment Roard, the same contract of the local Covernment Roard, the local Covern

sixty years from the date of the original loan.
Where any urban authority borrow any money for the purpose
of defraying private improvement expenses, or expenses in respect
of which they have determined a part only of the district be20 liable, it shall be the duty of such authority, as between the
ratepayers of the district, to make good, so far as they can, the

ratepayers of the district, to make good, so far as they can, the money so borrowed, as occasion requires, ofther out of private improvement rates, or out of a rate levied in such part of the district as aforesaid.

9. 239. Where are sanifary authority are possessed of any lead, present the contract of the contract

25 239. Where any satisfary authority are possisted of any lead, Power to work, or other property for the purpose of disposal of sweep pur-how as usant to this Act, they may hornov any moneys on the credit of sweep test methods, and allow, or other property, and may mortgeepe such lands, and allow, works, or other property to any person advancing such moneys, in Act, 10, both on the man in all respects as if they were the absolute owner, P. H.C., both in the want in squitzy, of the lands, works, or other property 2 305.
30 mortgaged. The moneys so berrowed shall be applied for pure-source of the property 2 305.

so mortgaged. The moneys so borrowed shall be applied for purposes for which moneys may be borrowed under this Act; but it shall not be in any way incumbent on the mortgagees to see to the 35 application of such moneys, nor shall they be responsible for any missoplication thereof.

The powers of borrowing conferred by this section shall, where the sums borrowed do not exceed three fourths of the purposes money of such lands (but not otherwise), be deemed to be distincted of from and in addition to the general borrowing powers confirmed on a sanitary authority by this Act. Any sanitary authority may pary out of any rates leviable by them for purposes of this Act any

[199.]

A.D. 1878. instalments of principal and the interest on any moneys borrowed by such authority in pursuance of this section.

Form of morigage. P. H. (L), s. 40. P. H. (E.), s. 206.

240. Every mortgage authorized to be made under this Act shall be by deed, truly stating the date, consideration, and the time and place of payment, and shall be sealed with the common seal 5 db. of the sanitary authority, and may be made according to the form contained in the schedule (B.) to this Act, or to the like effect.

Register of mortgages. P. H. (I.), s. 40. P. H. (E.), s. 237.

24.1. There shall be kept at the office of the sanitary authority a register of the medgages on each vision, and within bruttened may after the date of any mortgage an entiry shall be made in the 10 register of the number and date thereof, and of the names and description of the parties thereof, and either deed. Every such register shall be open to public lauguster of the deed. Every such register shall be open to public lauguster of the deed. Every such register shall be open to public lauguster of the deed of the person lawing the entropy of the same, reducing to a little or such importion, 15 shall be liable to a penalty not exceeding five pounds.

Transfer of mortgages. P. H. (L), s. 40. P. H. (E.), s. 238.

the of 242. Any mortgages or other person entitled to any mortgage see under this Act may transfer his state and interest therein to any (the contemperson by deed duly stamped, truly stating its date and the (Es) consideration for the transfer; and such transfers may be according 20 to the fiftee effect.

These shall be kept at the office of the sanitary authority a negleter of the transfers of mertgape chazeged on each rate, and within thirty days after the date of molt deed of fransfer, if excented 29 within the United Kingdom, or within thirty days after its arrival in the United Kingdom, if caccented elsewhere, the same shall be produced to the dort of the sanitary authority, who shall, on payment of a sum not exceeding five shillings, come an entry to be made in made register of its dates, and of the names and description 30 of the partiest sharely, as stated in the transfer; and muff such entry while the the transfer shall be to be in any namear repon-

On the registration of any transfer the transferre, his executors or administrators shall be entitled to the full benefit of the original 35 mortigage and the principal and interest secured thereby; and any stransferee may in like manner transfer his estate and interest in any such mortgage; and no person except the last transferre, his executors or administrators shall be entitled to release or discharge any such mortgage or earn pumery secured thereby.

If the clerk of the sanitary authority wilfully neglects or refuses

to make in the register any entry by this section required to be A.D. 1878. made, he shall be liable to a penalty not exceeding twenty pounds.

243. If at the expiration of six months from the time when any Receiver principal money or interest has become due on any mortgage of appointed 5 rates made under this Act, and after demand in writing, the same is certain is not paid, the mortgagec or other person entitled thereto may, cases. without prejudice to any other mode of recovery, apply for the s. 232, appointment of a receiver to a court of summary jurisdiction; and

such court may, after hearing the parties, appoint in writing under 10 their hands and seals some person to collect and receive the whole or a competent part of the rates liable to the payment of the principal or interest in respect of which the application is made, until such principal or interest, or both, as the case may be, together with the costs of the application and of collection, are fully paid.

15 On such appointment being made all such rates, or such competent part thereof as aforesaid, shall be paid to the person appointed, and when so paid shall be so much money received by or to the use of the mortgages or mortgages of such rates, and shall be rateably apportioned between them ;

20 Provided that no such application shall be entertained unless the sum or sums due and owing to the applicant amount to one thousand pounds, or unless a joint application is made by two or more mortgagees or other persons to whom there may be due, after such lapse of time and demand as last aforesaid, moneys collectively

25 amounting to that sum.

244. Where any person has advanced money for any expenses Rentcharge which by this Act are, or by the sanitary authority may be declared may be granted in to be private improvement expenses, the sanitary authority, on being respect of satisfied by the report of a competent person or otherwise that the enterior 30 money advanced by such person has been duly expended, may private inissue a grant in the form in the schedule (B.) to this Act to such provenests person of a yearly rentcharge issuable ont of the premises, in s. 240. respect whereof such advance has been made, or out of such part thereof, to be specified in such grant, as the sanitary authority

25 may think proper and sufficient.

Such rentcharge shall be personal estate, and shall begin to accrue from the day of completion of the works on which the money advanced has been expended, and shall be payable by equal halfyearly payments during a term not exceeding thirty years, in such 40 manner that the whole of the sum advanced, with the costs of preparing the said grant, together with interest thereon respectively. at a rate not exceeding six pounds per centum per annum on the

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A.D. 1878. sum from time to time remaining unpaid, shall be repaid at the end of the said term.

The provisions of this Act with respect to deduction from the rent of a proportion of private improvement rates, and with respect to redemption of private improvement rates, shall, mutatis mutandis. 5 apply to rentoharges granted under this section.

245. Rentcharges issued in pursuance of this Act, and transfers Rentcharges thereof, shall be registered in the same manner respectively as may be registered. P. H. (E.), mortgages and transfers are required to be registered under the s. 241. provisions of this Act.

Power of

Board.

. 243.

Commisthe consent of the Commissioners of Her Majesty's Treasury, on the теть об Public Works application of any sanitary authority and on the recommendation of the Local Government Board, make any loan to such authority to lead to in pursuance of any powers of borrowing conferred by this Act, 15 suthority on recommendawhether for works already executed or yet to be executed, on the tion of Local security of any fund or rate applicable to any of the purposes of this Government Act, and without requiring any further or other security, such loan P. H. (E.) to be repaid within a period not exceeding fifty years, and to bear P. H. (L), s. 48. interest at the rate of three and a half per centum per annum, or 20 such other rate as may, in the judgment of the Commissioners of Her Majesty's Treasury, be necessary, in order to enable the loan to

246. The Commissioners of Public Works in Ireland may, with

be made without loss to the Exchequer: Provided that in determining the time when a loan under this section shall be repayable, the Commissioners of Public Works in 25 Ireland shall have regard to the probable duration and continuing

utility of the works in respect of which the same is required. In the case of a loan made before the passing of the Public Health (Ireland) Act, 1874, to any sanitary authority in pursuance of any powers conferred by the Sanitary Acts, or in the case of a loan 30 made or contracted to be made before the passing of this Act to any burial board for the purposes of the Burial Grounds Acts, the Commissioners of Public Works in Ireland may reduce the interest

psyable thereon to a rate of not less than three and a half per centum per annum. Borrowing 247. Joint boards under this Act, and sanitary authorities acting

DOMESTS OF as burial boards under this Act, and any joint sewerage board joint boards constituted under any of the Sanitary Acts and existing at the time other authoof the passing of this Act shall, for the purposes of their constitution, have like powers of borrowing on the credit of any fund or 40 P. H. (L). 1, 23 rate applicable by them to purposes of this Act or on the oredit of

P. H. (E.). sewage land and plant as are by this Act conferred on sanitary 1. 244.

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authorities, and in the exercise of those powers shall be misject to AD-1678. The like restrictions and the Commissiones of Public Works in Ireland may make say loan to any of the show-mentioned substitution which they may make to a sanitary authority under this 5 Act Provided that in the case of lease made by the Commissiones of Public Works in Ireland to ansitize authorities for the purpose of Public Works in Ireland to ansitize authorities for the purpose of Public Works in Ireland to ansitize authorities for the purpose of Public Works in Ireland to ansitize authorities for the purpose of Public Works and Ireland authorities for the lease of the Ireland authorities of the substitution of the Ireland authorities of the Ireland authorities and Ireland authoritie

AUDIT OF ACCOUNTS.

248. The accounts of every sanitary authority shall be made up Andit of in such form and to such day or days in every year as may be accounts appointed by the Local Government Board in each case. The **, 48. Uncounts of a sanitary authority shall be audited by such auditor of

15 the accounts of a saturating futurently state among to 15 the accounts relating to the relief of the poor as the Local Government Board shall appoint for the purpose. An auditor shall, with respect to the accounts of sanitary authorities under this section, have the like powers, and he subject to the like obligations in every respect, as in case of the sulfit under the Local Government (freland)

20 Act, 1872, as amended by the Local Government Greated Act, 1872, and any person aggrieved by the decision of the auditor shall have the like rights and remedies as in the case of such lastmentioned audit.

PART VI.

25 LEGAL PROCERDINGS.

Prosecution of Offenges and Recovery of Penalates, &c.

Prosecution of Offences and Recovery of Penalities, &c.

249. All Offences under this Act, and all penalties, forfeitures, suggests

costs, and expenses under this Act dispoint to be recovered in a sun. Pressing many manner, or the recovery of which is not otherwise provided no submit of 10 for, may be prosecuted and recovered in manner directed by the V-R, Co., Summany Jurisdiction. Acts before a court of summary jurisdiction. Such soften a court of summary jurisdiction, when heaving and determining the court of summary in the court of summary in the court of the court of the court of summary in the court of th

38 place appointed for holding petty sessions, or of some magistrate or officer for the time being empowered by law to do alone any act authorised to be done by more than one justice of the peace sitting at some curry or other place appointed for the administration of

authorised to be done by more than one justice of the peace sitting at some court or other place appointed for the administration of justice

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A.D. 1878. General proto summers s. 252.

250. Any complaint or information made or laid in pursuance of this Act shall be made or laid within six months from the time when the matter of such complaint or information respectively arose, The description of any offence under this Act in the words of

this Act shall be sufficient in law.

Any exception, exemption, proviso, excuse, or qualification whether it does or does not accompany the description of the offence in this Act, may be proved by the defendant, but need not be specified or negatived in the information; and, if so specified or negatived, no proof in relation to the matters so specified or 10

negatived shall be required on the part of the informant.

Restriction on recovery pecalties P. H. (E.) p. 258.

251. Proceedings for the recovery of any penalty under this Act shall not, except as in this Act is expressly provided, be had or taken by any person other than by a party aggrieved, or by the sanitary authority of the district in which the offence is committed, 15 without the consent in writing of the Attorney General for Ireland : Provided that such consent shall not be required to proceedings which are by the provisions of this Act relating to nuisances or offensive trades authorised to be taken by a sanitary authority in respect of any act or default committed or taking place without their 20 district, or in respect of any house, building, manufactory, or place situated without their district.

Application of penalties. P. H. (E.), s. 254.

252. Where the application of a penalty under this Act is not otherwise provided for, one half thereof shall go to the informer. and the remainder to the sanitary authority of the district in which 25 the offence was committed: Provided, that if the sanitary authority is the informer they shall be entitled to the whole of the penalty recovered; and all ponalties or sums recovered by them on account of any penalty shall be paid over to their treasurer, and shall by him be carried to the account of the fund applicable by such 30 authority to the general purposes of this Act. 253. Where any nuisance under this Act appears to be wholly

Proceedings în certain cases against N.B., 1855, 55, 83, 84,

or partially caused by the acts or defaults of two or more persons, it shall be lawful for the sanitary authority or other complainant to institute proceedings against any one of such persons, or to include 35 all or any two or more of such persons in one proceeding; and any one or more of such persons may be ordered to abate such nuisance. so far as the same appears to the court having cognizance of the case to be caused by his or their acts or defaults, or may be prohibited from continuing any acts or defaults which, in the opinion 40 of such court, contribute to such nuisance, or may be fined or

P. H. (E.), 5, 255,

otherwise punished, notwithstanding that the acts or defaults of A.D. 1878.

any one of such persons would not separately have caused a

nuisance; and the costs may be distributed as to such court may
appear fair and reasonable.

5 Proceedings against several persons included in one complaint shall not abuse by reason of the death of any among the persons so included, but all such proceedings may be carried on as if the deceased person had not been criginally so included.

Whenever in any proceeding under the provisions of this Act 10 relating to unisanoes, whether written or otherwise, it became necessary to monition or refer to the owner or occupier of any premises, it shall be sufficient to designate thim as the "owner" or "occupier" of such premises, without name or further description.

Nothing in this section shall prevent persons proceeded against from recovering contribution in any case in which they would now be entitled to contribution by law.

264. If my person assessed to any rate made under this Act memory by any urban substituty fluids to pay the same when the and for preceding 10 the space of fourtiesn days after the same has been invitally does of state of the same than been invitally does of state of the same than the same than

30 cause the same to be levied by distress of the goods and chattels of the defaulter.
The costs of the levy of arrears of any rate may be included in

the warrant for such levy.

255. Where any sanitary authority have incurved expenses for Recovery of

35 the spayment whereof the owner of the pressites for or in respect
of which the same are incurred in made label under this Act or bemay agreement with the authors authority, such expenses may be
recovered, together with interest at a rate not exceeding five a, 197,
pounds per contam per annum, from the date of service of or
all demand, for the same till presset thread from any reasons with

40 demand for the same in payment thereof, from any person who
is the owner of such premises when the works are completed for
which such expenses have been incurred, and until recovery of such
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expenses and interest the same shall be a charge on the premises in wement of which they were incurred. In all summary proceedings by a sanitary authority for the recovery of expenses incurred by them in works of private improvement, the time within which such proceedings may be taken shall be reckoned from the date of the 5 service of notice of demand.

Where such expenses have been settled and apportioned by the sanitary authority as payable by such owner, such apportionment shall be binding and conclusive on such owner, unless within three months from service of notice on him by the sanitary authority, of 10 the amount settled to be due from such owner, he shall by written

notice dispute the same.

The sunitary authority may, by order, declare any such expenses to be payable by annual instalments within a period not exceeding thirty years, with interest at a rate not exceeding five pounds per 15 centum per annum, until the whole amount is paid; and any such instalments and interest, or any part thereof, may be recovered in a summary manner from the owner or occupier for the time being of such premises, and may be deducted from the rent of such premises, in the same proportions as are allowed in the case of 20 private improvement rates under this Act,

set though members of burity are liable to contribute. P. H. (E.). s. 258.

256. No justice of the peace shall be deemed incapable of acting Justices new in cases arising under this Act by reason of his being a member of any sanitary authority, or by reason of his being as one of several ratepayers, or as one of any other class of persons liable in common 25 with the others to contribute to, or to be benefited by any rate or fund out of which any expenses incurred by such authority are under this Act to be defrayed.

Апревения of maitary authorities in legal pro-S. A., 1896, n. 48. P. H. (B.), s. 259,

257. Any sanitary authority may appear before any court, or in any legal proceeding by their clerk, or by any officer or member 30 authorised generally or in respect of any special proceeding by resolution of such authority, and their clerk, or any officer or member so authorised, shall be at liberty to institute and carry on any proceeding which the sanitary authority is authorised to institute and carry on under this Act. 25

Senitary officers to sosist at proauthority.

258. Every officer of a sanitary authority shall attend and assist in any prosecution instituted by such authority on receipt of an order from such authority so to attend : Provided always, that if a secution by medical officer of the sanitary authority shall so attend and assist, he shall be entitled to remuneration from the sanitary authority at 40 such rate as the Local Government Board shall approve, unless it shall have been agreed that the duty of affording such attendance

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and assistance shall be included in his salary, or that his whole time A.D. 1878. shall be occupied in the discharge of the duties of his office; and such payment shall be descended to be expenses incurred by the sanitary authority under this Act, and may be recovered as part 5 of the cores of the prosecution.

259. In any proceeding instituted by or against a sanitary anthe. Non-set inty under this Act is shall not be measure for the plantiff to prove smaller that the cooperate name of the sanitary authority, or the constitution or set to fluid the constitution or set to fluid the constitution of the constituti

260. Proceedings for the recovery of demands within the juristion of the divit bill court, which sanitary authorities are cansistent to the sanitary authorities are cansistent to the sanitary authorities are cansistent to the sanitary authority, be taken in the civil bill court as if such
demands were debts within the continance of such court.

261. No raise, order, conviction, or thing made or done or relating Proceedings to the execution of this Act shall be vacated, quashed, or set adds a small of the process of the process

Act) be removed or removable by certainar, or any other writ or P. H. process whatsoever, into any of the superior courts: Provided that a set nothing in this section shall prevent the removal of any case stated for the opinion of a superior court, or of any rate, order, conviction, 28 or thing to which such special case rollates.

262. Any person who on any examination on oath, under any of February, the provisions of this Act, wilfully and corruptly gives false evidence shall be liable to the population inflicted on persons cultive of laws.

within and corrupt perjury.

2. Fig. (13.)

2. Bad. A writ or process shall not be used out against or served better an any analyse statherity, or any member thereof, or any officer of any officer of the state of

36 has been served on such sanisary authority, member, officer, or person, clearly stating the cause of action, and the name and place of abode of the intended plaintiff, and of his attorney or spent in the cause; and on the trial of any such action the plaintiff shall not be permitted to go into evidence of any cause of action which is not

40 stated in the notice so served; and unless such notice is proved the jury shall find for the defendant.

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Every such action shall be commenced within six months next after the accruing of the cause of action, and not afterwards, and shall be tried in the county or place where the cause of action occurred, and not elsewhere.

Any person to whom any such notice of action is given as 5 aforesaid may tender amends to the plaintiff, his attorney or agent, at any time within one month after service of such notice, and, in ease the same be not accepted, may plead such tender in bar; and in case amends have not been tendered as aforesaid, or in case the amends tendered are insufficient, the defendant may, by leave of the 10 court, at any time before trial, pay into court under plea such sum of money as he may think proper; and if upon issue joined, or upon any plea pleaded for the whole action, the jury find generally for the defendant, or if the plaintiff be non-suited or judgment be given for the defendant, then the defendant shall be entitled to full 15 costs of suit, and have judgment accordingly.

Protection of sanitary anthority and their officers fro ernonal liability. P. H. (E.),

264. No matter or thing done, and no coutract entered into hy any sanitary authority or joint board, and no matter or thing done hy any member of any such authority or by any officer of such authority or other person whomsoever acting under the direction of 20 such authority, shall, if the matter or thing were done or the contract were entered into hone fide for the purpose of executing this Act, subject them or any of them personally to any action, liability, claim, or demend whatsoever; and any expense incurred hy any such authority, member, officer, or other person acting as 25 last aforesaid shall be horne and repaid out of the fund or rate applicable by such authority to the general purposes of this Act. Provided that nothing in this section shall exempt any member of any such authority from liability to he surcharged with the amount of any payment which may be disallowed by the auditor 30 in the accounts of such authority, and which such member authorised or joined in authorising.

Notices.

Orders of the Lecal Board, bow to be rmblished.

265. Every order of the Local Government Board under this Act shall be published in such manner as that Board may direct; 35 and every general order of the Local Government Board made in pursuance of the Poor Law Acts shall be published in the Duhlin Gazette, and when so published shall take effect in like manner and shall be of as much force and validity as any general order made and sent in the manner prescribed by the last-mentioned 40 Acts, and no further proceeding shall be necessary in such behalf; and as regards any single order of the said Board made in pursuance

of the said last-mentioned Acts it shall not be necessary henceforth A.D. 1878. to send a copy thereof to the clerk to the justices of the petty sessions. The production of a printed copy of the Dublin Gazette, purporting to be printed and published by the Queen's authority, and containing 5 the publication of any order of the Local Government Board, shall be conclusive evidence of the making of such order and all such facts and circumstances as were or shall be necessary to authorise the making of such order.

266. Notices, orders, and other such documents under this Act Notices, &c. 10 may be in writing or print, or partly in writing and partly in print; may be may be in writing or paint, as party and if the same require authentication by the sanitary authority the written. signature thereof by the clerk to the sanitary authority, or their inspector of nuisances, shall be sufficient authentication.

267. Notices, orders, and any other documents required or Service of 15 suthorised to be served under this Act may be served by delivering notice the same to or at the residence of the person to whom they are a 267. respectively addressed, or where addressed to the owner or occupier N. R., 1865, of premises, by delivering the same or a true copy thereof to some person on the premises, or if there is no person on the premises who 20 can be so served, by fixing the same on some conspicuous part of the premises; they may also be served by post by prepaid letter, and if served by post shall be deemed to have been served at the time when the letter containing the same would be delivered in the . ordinary course of post, and in proving such service it shall be 25 sufficient to prove that the notice, order, or other document was properly addressed and put into the post.

Any notice by this Act required to be given to the owner or occupier of any premises may be addressed by the description of the "owner" or " occupier" of the premises (naming them) in respect 80 of which the notice is given, without further name or description.

APPEAL.

of the sanitary authority in any case in which the sanitary authority to Loui are empowered to recover in a summary manner any expenses Government are empowered to recover in a summary are to be private Board. improvement expenses, he may, within twenty-one days after notice 5, 268, of such decision, address a memorial to the Local Government Board stating the grounds of his complaint, and shall deliver a 40 Board may make such order in the matter as to the said Board may seem equitable, and the order so made shall be binding and N 2

copy thereof to the sanitary authority; the Local Government

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s. 200.

268. Where any person deems himself aggrieved by the decision Appeal in

A.D. 1878. conclusive on all parties; provided that if such order should repeal, in whole or in part, the decision appealed against, the Local Government Board, before making such order, shall afford to the sanitary authority opportunity of giving such evidence as it may desire in support of its decision.

Any proceedings that may have been commenced for the recovery of such expenses by the sanitary authority shall, on the delivery to them of such copy as aforesaid, be stayed; and the Local Government Board may, if it thinks fit, by its order direct the sanitary authority to pay to the person so proceeded against such sum as the 10 said Board may consider to be a just compensation for the loss, damage, or grievance thereby sustained by him.

Anneal to quarter P. H. (E.), H. (E.), s. 206.

269. Where any person deems himself aggrieved by any gate made under the provisions of this Act, or by any order, conviction, judgment, or determination of or by any matter or 15 thing done by any court of summary jurisdiction, such person may appeal therefrom, subject to the conditions and regulations following:

- (1.) The appeal shall be made to the next court of quarter sessions for the county, division, or place in which the 20 cause of appeal has arisen, holden not less than twenty-one days after the demand of the rate or the decision of the court from which the appeal is made:
- (2.) The appellant shall, within fourteen days after the cause of appeal has arisen, give notice to the other party and to 25 the authority or court of summary jurisdiction by whose act he deems himself aggrieved, of his intention to appeal and of the ground thereof :
- (8.) The appellant shall, immediately after such notice, enter into a recognizance before a justice of the peace, with two 30 sufficient sureties, conditioned personally to try such appeal, and to shide the judgment of the court thereon, and to pay such costs as may be awarded by the court, or give such other security by deposit of money or otherwise
- as the justice may allow: (4.) Where the appellant is in custody the justice may, on the appellant entering into such recognizance or giving such

other security as aforesaid, release him from custody : (5.) On appeals under this Act against any rate-

The chairman of the court before whom such appeal 40

shall be brought shall have power to hear and finally determine the matter of any appeal brought before him 10

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under this Act, and shall make such order therein as to A.D. 1878.

him shall seem meet, which order shall be final and consultarie upon all parties; and he shall have power to order the name of any person interested or concerned in a sharp or the state of the person interested and the theory, as heven in periodd, to be already and the state of the be rated at such sum or sums of memy, or to order the name of any such person to be stated not of such rate, or the sum or sums at which any such person is stated therein to be attered, as the said chairman shall think right: to be attered, as the said chairman shall think right: and the state of the state and the state of the state of the state of the state of the shall be made shall not examine or inquire into any place.

case or ground of appeal that not in allow the third year.

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this Aot, the chairman shall order the name of any person to be streak out of such risk, or the sum or sums rated on any person to be decreased or lowered, and if it shall be made to appear to the otherman that such person hath periously to the hearing of such appeal paid any sums or or sums of money in consequence of such risk which he ought not to have been charged with, then and in every such case the chairman shall order all and every such

sum and sums of money to be repaid by the said sanitary authority, together with all reasonable costs, charges, and expenses occasioned by such person having been required to pay the same, to be recovered as penalties and forfeitures under this Act, in virtue of the provisions of which such rate shall have been made.

The person so appealing shall give or cause to be given at least fourteen days notice in writing of his or their intension of appealing as aforesaid, and of the matter or causes thereof, to the elect of the sanitary authority, and the chairman upon the heaving of such appeal shall not examine or inquire into any other cause or ground of appeal than such as is stated and specified in the notice lead 1 N 3 and the same of the contract of the co

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of appeal; and if any person shall appeal against a rate because any other person is rated therein at any greater or less sum than the net annual value of the heredimenents in respect of visite such other persons shall be rated, or for the same of the same of the same of the same of the such nets with respect to any other person, then and for such nets with respect to any other person, then and for every such case the person as observed or concerned in the other than the same of the same of the same of the same shall be the same of the same of the same of the same shall be the same of the same of the same of the same shall be the same of the same of the same of the same shall be same of the same of the same of the same shall be same of the same of the same of the same shall be same of the same of the same of the same shall be same of the same of the same shall be same of the same of the same of the same shall be same of the same of the same shall be same of the same of the same of the same shall be same of the same of the same of the same shall be same of the same of the same of the same shall be same of the same of the same of the same shall be same of the same of the same of the same shall be same of the same of the same of the same shall be same of the same of the same of the same shall be same of the same of the same of the same shall be same of the same of the same of the same shall be same of the same of the same shall be same of the same of the same shall be same of the same of the same shall be same of the same of the same shall be same of the same of the same shall be same of the same of the same of the same shall be same of the same of the same of the same shall be same of the same of the same of the same shall be same of the same of the same of the same shall be same of the same of the same of the same of the same same of the same same of the same same of the same of the same of the same of the same of the

Notwithstanding any such appeal or notice thereof, every rate shall be payable and shall be levied as if no appeal had been made until such rate shall be actually quashed or amended.

The chairman, upon hearing and finally determining the matter of any appeal, shall and may, according to his discretion, award such cost to the party appealing or appealed against se he shall think proper; and his determination in or concerning the premises shall be conclusive and binding 20 on all serties to all intents and purposes whatever ex-

- (6) In the case of other appeals the court of appeal may, if it thinks fit, adjourn the appeal, and on the hearing thereof may confirm, reverse, or modify the decision of the court of summary jurisdiction, or result the santier to the court of appeal thereon, or make such other order in the matter as the court thinks just. The court of appeal may also make and order as to court to be paid by either party as the
 - court thinks just;

 (7.) The decision of the court of appeal shall be binding on all parties: Provided that the court of appeal may, if such court thinks fit, state the facts specially for the determine.

PART VII.

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MISCELLANEOUS PROVISIONS.

Payments to number of a sanitary authority or for acting as counsel, solicitor, attorney, or agent for authority or board shall be illegal; and if any member of any

nation of a superior court.

such authority or board shall so act, or shall accept or hold any A.D. 1878. office or place of profit under such authority or board of which he as counsel is a member, or shall in any manner directly or indirectly be concerned in any bargain or contract entered into by or on behalf of P. H. (L),

5 such authority or board, or participate in the profits thereof, then and in every such case such person shall cease to be a member of such authority or board, and his office as such shall thereupon become vacant. The expression "bargain or contract" used in this section shall extend to and include such contracts only as if made

10 by any person by, with, or on behalf of the town council of any borough would disqualify him from being elected, or being a councillor or an alderman, or a municipal commissioner of such borough according to the provisions of the Act of the session of Parliament hold in the third and fourth years of the reign of Her 15 present Majesty, chapter one hundred and eight, as explained and amended by the Act of the session of Parliament held in the fifteenth and sixteenth years of the reign of Her present Majesty,

chapter five, and by any other Act or Acts.

271. Whenever it becomes necessary for a sanitary authority or Entry to 20 any of their officers to enter, examine, or lay open, any lands or lands for premises for the purpose of making plans, surveying, measuring, Act taking levels, making, keeping in repair, or examining works, ascor- S. U., 1865, taining the course of sewers or drains, or ascertaining or fixing P. H. (E.), boundaries, and the owner or occupier of such lands or premises a 205. 25 refuses to permit the same to be entered upon, examined, or laid

open, for the purposes aforesaid or any of them, the sanitary authority may, after written notice to such owner or occupier, apply to a court of summary jurisdiction for an order authorising the sanitary authority to enter, examine, and lay open, the said lands and pre-

30 mises for the purposes aforesaid or any of them.

If no sufficient cause is shown against the application the court may make an order accordingly, and on such order being made the sanitary authority or any of their officers may, at all reasonable times between the hours of nine in the forenoon and six in the 35 afternoon, enter, examine, or lay open, the lands or premises men-

tioned in such order, for such of the said purposes as are therein specified, without being subject to any action or molestation for so doing : Provided that, except in case of emergency, no entry shall be made or works commenced under this section unless at least

40 twenty-four hours notice of the intended entry, and of the object thereof, be given to the occupier of the premises intended to be entered.

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272. Any person who wilfully obstructs any member of the sanitary authority, or any person duly employed in the execution of this Act, or who destroys, pulls down, injures, or defaces any board

on which any byelaw, notice, or other matter is inscribed, shall, if the same was put up by authority of the Local Government Board 5 or of the sanitary authority, be liable for every such offence to a penalty not exceeding five pounds.

Where the occupier of any premises prevents the owner thereof from obeying or carrying into effect any provisions of this Act, any justice to whom application is made in this behalf shall, by order in 10 writing, require such occupier to permit the execution of any works required to be executed, provided that the same appear to such justice to be necessary for the purpose of obeying or carrying into effect the provisions of this Act; and if within twenty-four hours after the making of the order such occupier fails to comply there- 15 with, he shall be liable to a penalty not exceeding five pounds for every day during the continuauce of such non-compliance.

If the occupier of any premises, when requested by or on behalf of the sanitary authority to state the name of the owner of the premises occupied by him, refuses or wilfully omits to disclose or 20 wilfully mis-states the same, he shall (unless he shows cause to the satisfaction of the court for his refusal) be liable to a penalty not exceeding five pounds.

Penalty on damaging of sanitary authority.

273. Any person who wilfully damages any works or property belonging to any sanitary authority shall, in cases where no other 25 penalty is provided by this Act, be liable to a penalty not exceeding S. A., 1966, five nounds.

P. H. (E.). 1. 307. Compensotion in case of damage by asnitary authority.

274. Where any person sustains any damage by reason of the exercise of any of the powers of this Act, in relation to any matter as to which he is not himself in default, full compensation shall be 80 made to such person by the sanitary authority excreising such powers; and any dispute as to the fact of damage or amount of compensation shall be settled by arbitration in manner provided by this Act, or if the compensation claimed does not exceed the sum of twenty pounds, the same may at the option of either party 85 be ascertained by and recovered before a court of summary jurisdiction.

S. U., 1895, P. H. (E.). r. 308.

> 275. If any officer of any body by this Act constituted the Compensation to sanitary authority of any district is, by or in pursuance of this Act officers in or of any provisional order made under the authority of this Act, 49 certain cases.

P. H. (L). g. 32.

that district.

removed from his office or deprived of the whole or part of the A.D. 1878. emoluments of his office, and is not employed in an office of equal value, and with equal privileges, by such sanitary authority, the Local Government Board may by order award to such officer such 5 compensation as the said Board may think just; and such compensation may be by way of annuity or otherwise, and shall be paid by the anthority of the sanitary district in which such officer held his office out of the rates applicable to sanitary purposes within

276. Where in any Local Act the consent, sanction, or confir- As to conmation of the Lord Lieutenant, the chief secretary of the Lord Tord Co. Lientenant, or the Privy Council is required with respect to the vernment borrowing of any money, to the giving effect to any byelaws, or to Bearl rethe appointment of any officer for sanitary purposes, the consent certain cases 16 sanction, or confirmation of the Local Government Board shall, after p. H. (1.).

the passing of this Act, be required instead of that of the authorities The consent of the Local Government Board, and not that of the Treasury, shall be required to the borrowing of money for the 20 purposes of the Baths and Washhouses Acts.

The powers vested in or exerciseable by one of Her Majesty's Principal Secretaries of State under the Markets and Pairs Clauses Act, 1847, so far as the same relate to Ireland, are hereby transferred to the Local Government Board, and may in Iroland be 25 exercised by the Local Government Board.

If any question arises as to what are sanitary nurposes within the meaning of this section, the determination of the Local Government Board on such question shall be conclusive. 277. Upon the application of any authority from whom or to Settlement

30 whom any powers, rights, duties, capacities, liabilities, obligations, arising out and property, or any of them, are transferred or alleged or claimed of transfer to be transferred in pursuance of the Sanitary Acts or this Act, upon of powers or the passing of this Act, or at any time thereafter by the operation switter of this Act, or of any provisional order made under the authority authority. 35 of this Act, or of any person affected by such transfer, the Local a 35, Government Board may by order settle any doubt or difference and adjust any accounts againg out of or incidental to such nowers.

rights, duties, capacities, liabilities, obligations, or property, or to the transfer thereof, and direct the parties by whom and to whom 40 any moneys found to be due are to be paid, and the mode of raising such moneys; and any provisions contained in any order so made

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A.D. 1878, shall be deemed to have been made in pursuance of and to be within the powers conferred by this section, subject to this proviso, that where any such order directs any rate to be made or other act or thing to be done which the party required to make or do would not, apart from the provisions of this Act, have been enabled to 5 make or do by law, such order shall be provisional only until it has been confirmed by Parliament. 278. In the construction of the provisions of any Act incor-

As to ourstruction of incorporated. Acts. L. G., s. s. P. H. (E.). s. 316.

porated with this Act the term "the special Act" includes this Act, and, in the case of the Lands Clauses Acts, any provisional order 10 confirmed by Parliament and authorising the purchase of lands otherwise than by agreement under this Act; the term "the limits of the special Act" means the limits of the district; and the urban or rural authority shall be deemed to be "the promoters of the undertaking," "the commissioners," or "the undertakers," as the 15

case may be. All penalties incurred under the provisions of any Act incorpornted with this Act shall be recovered and applied in the same way as penalties incurred under this Act.

Construction

279. The schedules to this Act shall be read and have effect as 20 of scholules, part of this Act. The forms contained in schedule C. to this Act, or forms to the

like effect, varied as circumstances may require, may be used and shall be sufficient for all purposes.

PART VIII.

25

SAVING CLAUSES AND REPEAL OF ACTS. SAVING CLAUSES.

Provision as to the senitar outhorities existing at the passing of this Act and their officers, &c P. H. (E.), p. 836.

280. All urban sanitary authorities and rural sanitary authorities existing at the time of the passing of this Act shall be deemed to be urban authorities and rural authorities under this Act; and all 30 joint boards and committees of rural sanitary authorities existing at the time of the passing of this Act, shall be deemed to be joint boards and committees of rural sanitary authorities under this Act; and the members of all the above-mentioned bodies shall hold

office for such time as they would respectively have held office if this \$5 Act had not been passed; and the officers and servants of all the above-mentioned hodies shall continue to hold their several offices and employments on the same terms and subject to the same conditions, as

to duties remuneration and otherwise, as they would have held them if this Act had not been passed; and all hyelaws duly made under any of the Sanitary Acts by this Act repealed and not inconsistent with any of the provisions of this Act shall be deemed to he hyelaws under 5 this Act; and all the provisions of this Act shall apply to all such bodies existing at the time of the passing of this Act, and to their several officers and servants, in substitution for the provisions of the Sanitary Acts by this Act repealed, but so as not to affect any right acquired or liability incurred under the Sauitary Acts, or any 10 of them, before the passing of this Act, and existing at the time of the passing of this Act.

281. Nothing in this Act shall be construed to authorise any Saving for sanitary anthority-

(1.) To use, injure or interfere with any sluices, floodgates, 15 sewers, groynes or sea defences or other works, already and for asor hereafter made under the anthority of any commis- vigation sioners of sewers appointed by the Crown, or any sewers rights, do or other works already or hereafter made and used by any P. H. (E.). body of persons or person for the purpose of draining 20 preserving or improving land under any local or private Act of Parliament, or for the purpose of irrigating land;

property of

(2.) To disturb or interfere with any lands or other property vested in the Lord High Admiral of the United Kingdom 25 or the Commissioners for executing the office of the Lord High Admiral for the time being or in Her Majesty's Principal Secretary of State for the War Department for the time being ; or

(3.) To interfere with any river, canal, dock, harbour, lock, 30 reservoir or hasin, so as to injuriously affect the navigation thereon, or the use thereof, or to interfere with any towing-path so as to interrupt the traffic thereof, in cases where any hody of persons or person are or is by virtue of any Act of Parliament cutitled to navigate on or use such river, canal, dock, harbour, look, reservoir or basin, or 35 to receive any tolls or dues in respect of the navigation thereon or use thereof; or

(4.) To interfore with any watercourse in such manner as to injuriously affect the supply of water to any river, canal, dock, barbour, reservoir or basin, in cases where any such hody of persons or person as last aforesaid would, if this F199.7 0 2

Act had not passed, have been entitled by law to prevent or he relieved against such interference; or

(5.) To interfere with any bridges crossing any river, canal, dook, harbour or beain, in cases where any body of persons or person are or is authorised by virtue of any Act of Par-5 lisament to navigate or use such river, canal, dook, harbour or basin, or to demand any tolls or dues in respect of the navigation thereon or use thereof; or

(6.) To execute any works in through or under any wharves, quays, docks, harbours or basins, to the exclusive use of 10 which any holy of persons or person are or is entitled by virtue of any Act of Parliament, or for the use of which any body of persons or person are or is entitled by virtue of any Act of Parliament to demand any totals or dues.—

Without the consent in every case with Lord High Admiris 15 or Court in the consent in every case of six in Lord High Admiris 16 or Court in the Cou

rehitration in case of works not within preceding section. P. H. (E.), s. 528, saniory suthority, and not being within the prohibition aforesaid, interfero with the improvement of any river, cound, dock, harbour, lock, reservoir, beain, or towing-point which any body of presons or person are or is cuttiled by virtue of any Anto IP ratingant to 30 belonging to such virtues, and the property of t

(1.) Whether the matters or things proposed to be done by the sanitary authority will cause any injury to such river.

canal, dock, harbour, basin, towing-path, works, or laud, A.D. 1878.
or to the enjoyment or improvement of such river, canal,
dock, harbour, or basin as aforesaid:

(2.) Whether any injury that may be caused by such matters or things, or any of them, is or is not of a nature to admit of being fully compensated by money.

283. The result of any such arbitration shall be final, and the Effect of sanitary authority shall do as follows; (that is to say.)

(1.) If the arbitrators are of opinion that no injury will be \$4.20.

aused, the sanitary authority may forthwith proceed to

do the proposed matters and things:

(2.) If the arbitrators are of opinion that injury will be caused,

but that such injury is of a nature to admit of being fully compensated by money, they shall proceed to assess such compensation; and on payment of the amounts o assessed, but not before, the sanitary authority may proceed to do the proposed matters and things:

(3.) If the arbitrators are of opinion that injury will be caused, and that it is not of a nature to admit of being fully compensated by money, the sanitary authority shall not proceed to do any matter or thing in respect of which such opinion may be given.

224. No transfer of powers and grivinges under this Aot shall revoted as deprive may body of persons or person authorised by virtue of any transfers 29. Act of Parliament to mavigade on any river or enand, or to demand \$\frac{\text{tree}}{\text{tree}}\$ is \$0.000. \$\text{tree}\$ is \$0.000. \$\text{tree}\$ in \$\text{tree}\$ is \$0.000. \$\text{tree}\$ in \$\text{tree}\$ in \$\text{tree}\$ is \$0.000. \$\text{tree}\$ in \$\text{tree}\$ in \$\text{tree}\$ in \$\text{tree}\$ is \$0.000. \$\text{tree}\$ in \$\

285. Any body of persons or person authorized by ristue of any Provisions and On Act of Parliament to avaights on or use any priver, canal, deals, to showston harbour, or basin, or to demand any tolls or dues in respect of the Parliament parliament on such river or cannot, or the use of such dock, harbour, and the contract of the contract of the parliament of the contract of the contract of the parliament of the contract of the contract of the parliament of the contract of the parliament of th

25 such to the sanitary authority, take up, direct, or alter the level of any sewers, drains, culvers, or pipes constructed by any sanitary authority, and passing under or laterfering with such rivers, canals, docks, harbours, or basins, or the forming-paths thereof, and may do all such things as may be necessary for carrying into effect 9 such takine, un diversion, or alleration.

[100.]

A.D. 1878. Saving for water rights s. \$32.

285. Nothing in this Act shall be construed to authorise any sanitary authority to injuriously affect any reservoir, canal, river, or stream, or the feeders thereof, or the supply, quality, or fall of water contained in any reservoir, canal, river, stream, or in the P. H. (E.). feeders thereof, in cases where any body of persons or person would. 5 if this Act had not passed, have been entitled by law to prevent or be relieved against the injuriously affecting such reservoir, canal, river, stream, feeders, or such supply, quality, or fall of water unless

the sanitary authority first obtain the consent in writing of the body

Arbitration as to alterntion of sewers injuriously affecting supply of

of persons or person so entitled as aforesaid. 287. Any difference of opinion that may arise between a sanitary authority and any such body of persons or person as aforesaid, whether any sewers, drains, culverts, or pipes substituted under the powers of this Act for sewers, drains, eulverts, or pipes constructed or laid down by any sanitary authority are equally effectual 15 P. H. (E.). with those for which they are substituted, or whether the supply, quality, or fall of water in any such reservoir, canal, river, or stream as last aforesaid is injuriously affected by the exercise of powers under this Act, may, at the option of the party complaining, be determined by arhitration in manner by this part of this Act pro- 20 vided. The arbitrators shall decide the same questions as to the alleged injury, and the sanitary authority shall proceed in the same way as is by this Aot provided with regard to arbitrations

Saving for 1, 834

s. 388.

in cases of alleged injury to rivers, eanals, doeks, harbours, and basins. 288. Nothing in this Act shall be construed to extend to any mines so as to interfere with or to obstruct the efficient working of the same; nor to the smelting of ores and minerals, nor to the calcining, puddling, and rolling of iron and other metals, nor to the conversion of pig iron into wrought iron, so as to obstruct or 30 interfere with any of such processes respectively.

Saving for hadres and Government P. H. (E.).

289. Any corporate body required or authorised by or in pursuance of any Act of Parliament to divert its sewers or drains from any river, or to construct new sewers, and any public department decortments of the Government, shall have the like powers and be subject to the 35 like obligations under this Act as they had or were subject to under s. 335. the Sewage Utilization Act, 1867; and for that purpose the provisions of this Act applicable to purposes the same as or similar to those of the Sewage Utilization Act, 1865, and the Sewago Utilization Act, 1867, shall apply in substitution for the last- 40 mentioned provisions.

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290. Nothing in this Act shall affect the payment or recovery of A.D. 1878. any yearly sum payable at the time of the passing of this Act Soring for to any sanitary authority in respect of any premises without personal their district which have a drain communicating with a sewer certain coses within their district: Provided that any such sum shall cease to to casalize.

10 291. All rates, orders, acts, or things made, assessed, performed, saving for or done, before the passing of this Act, by any authority purporting sets of the control of the power confirmed on them by a Local Act with sader respect to any sanitary purposes shall be valid notwithstanding sweather passing of the Pablis Health (Traheal) Act, 1874, or of this F.H. (E.).

15 Act.
292. Where within the district of a sanitary authority any Local Saving for Act is in force, providing for purposes the same as or similar to the proposes of this Act, proceedings may be instituted at the dissection of the authority or person instituting the same, chiefe P. M. Qu.).

20 under the Local Act or this Act, or under both, subject to these a 340 qualifications:
(1.) That no person shall be punished for the same offence both

(1.) That no person shall be punished for the same offence hota under a Local Act and this Act; and (2.) That the sanitary authority shall not, by reason of any Local

25 Act in force within their district, be exempted from the performance of any duty or obligation to which they may be subject under this Act.

298. All powers given by this Act shall be decared to be in Yerror of addition to and not in deregation of any other powers conferred by Act to be 30 Act of Parliament, law, or custom, and such other powers may be sensitive.

30 Act of Parliament, law, or custom, and such other powers may be sensitive. The conference of the Act and not passed; and the sum enames as if this Act had not passed; and nottling in this Act shall except any person from any penalty to which be would have been subtlet if this Act that not usused.

Provided that no person who has been adjudged to pay any 35 penalty in pursuance of this Aot shall for the same offence be liable to a penalty under any other Act.

REPEAL OF ACTS.

294. The Acts specified in the first and second columns of Repeal of Schedule A. to this Act are hereby repealed to the extent in the Schedule A. 40 third column of that schedule mentioned:

[199.] O 4

A.D. 1878. Provided also, that this repeal shall not affect—

- (a.) Anything duly done or suffered under any enactment hereby repealed; or
 - (b.) Any right or liability acquired, accrued, or incurred under any ensetment hereby repealed, or any regulation or order 5 duly made in pursuance of any such enactment; or
 - duly made in pursuance of any such enactment; or (c.) Any security given under any enactment hereby repealed;
 - (d.) Any penalty, forfeiture, or punishment incurred in respect of any offence committed against any enactment hereby 10 repealed; or
 (e.) Any investigation, legal proceeding, or remedy in respect of
 - any such right, liability, security, penalty, forfeiture, or punishment as aforesaid; and any such investigation, legal proceeding, and remedy may be carried on as if this Act 15 had not been passed.

SCHEDULES.

SCHEDULE A.

Exactments which have been already repealed are in a few instances included in this repeal, in order to avoid the necessity of reference to previous statutes.

5	Session and Chapter.	Title or Short This.	Extent of Repeal.
	14 & 15 Vict. c. 28	The Common Lodging Houses Act, 1851.	The whole Act, so far as
	16 & 17 Vict. c. 41	The Common Lodging Houses Act, 1853.	The whole Act, so fir an asme relates to Ireland.
10	23 & 24 Viet. c. 26	The Common Lodging Houses Act (Ireland), 1960.	The whole Act.
	17 & 16 Viet. c. 103.	The Towns Improvement (Ire- land) Act, 1856.	Sections 33, 34, 85, 49, 45, 46, 48, 49, 52, 53, 54.
15	18 & 19 Viot. c. 116	The Diseason Prevention Act, 1855.	The whole Act, so far as
	18 & 19 Viet, c. 12L -	The Naissuces Removal Act for England, 1855.	The whole Act, so far as relates to Ireland.
20	28 & 24 Viet, c. 77	An Act to smend the Acts for the Removal of Nuissacces and the Prevention of	The whole Act, so far as relates to Ireland.
	19 & 20 Viet. c. 98	Diseases. The Burial Grounds (Iroland) Act, 1866.	The whole Act.
25	23 & 24 Viet. c. 76	An Act to sesend the Burisl Grounds (Iroland) Act, 1856.	The whole Act.
	26 & 27 Viet. c. 117	The Nulsance Removal Act for England (Amendment) Act, 1968.	The whole Act, so for an relates to Ireland.
30	28 & 29 Viot. c. 75	The Sowage Utilization Act, 1865.	The whole Act, so far as relates to Iroland,
	29 & 30 Viet. c. 41	The Nulsances Removal (No. 1.) Act, 1865.	The whole Act, so far as relates to Ireland.
	29 & 30 Viet. c. 90	The Sanitary Act, 1866 .	The whole Act, so far as relates to Ireland.
35	30 & 81 Vict. c. 113	The Sewage Utilization Act, 1867.	The whole Act, so far as relates to Ireland.
	31 & 32 Viet. c. 115	The Sunitary Act, 1968 -	The whole Act, so far as
0	32 & 33 Viet, c. 100, -	The Sanitary Loans Act, 1989	The whole Act, so far as relates to Ireland.
	34 & 35 Vict, c. 109	The Lotel Government (Ire- land) Act, 1871.	The whole Act except sec- tions 11 to 18, both inclu- sive, 20, 21, 24 to 27, both inclusive, 29 and
5	35 & 86 Viet. c. 69	The Local Government Board	80, and the schedule. Sections 8 and 9.
	36 & 37 Viot. e. 78	(Ireland) Act, 1872. The Sanitary Act, 1896, (Ire-	The whole Act.
0	37 & 38 Viol. c. 93	Isad) Amendment Act, 1873. The Public Health (Ireland) Act, 1874.	The whole Act.
	[199.]	- Р	

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114 A.D. 1878

TAR of

SCHEDULE B. FORM 1.

Form of Mortgage of Rates.

By virtue of the Public Health (Ireland) Act, 1878, we the being the smitrary authority under that Act for the district of consideration of the sum of paid to the treasurer of the said district by A.B. of for the purposes of the said Act, do grant and assign

by A.B. of fer the purposes et the and Ao_0 , to grant and assign nuts the mid A.B., his executors, administrators, and massigns, such proportion of the rates arising or accruing by virtue of the said Aot from [the rates mortgaged] as the said sum of double or shall hear to the whelle sum 10 which is or shall be herrowed on the credit of the said rates, to hold to the

ssid A.B., his executors, administrators, and seeigns, from the day of the date hercof until the said sum of with interest at the rate of per centum per annum for the same, shall be fully paid and satisfied: And it is hereby declared, that the said principal sum shall be repaid on the

day of at [place of payment]. Dated this day of one thousand eight hundred and

[To be sealed with the common seal of the sanitary authority.]

FORM 2.

Form of Transf of Mortgage.

in consideration of the sum of paid to me by

20

C.D. of , do bereby transfer to the sald C.D., his executors, administrators, and assigns, a certain mortgage, hearing date the and made by the sanitary anthority under the Puhlio Health (Irehard) Act, 1878, for the district of for recerring the sum of end if

interest thereon at per centum per anumm for if such transfer be by endersement on the workpape, based, instead of the words insuediately following the word assigns, the within security], and all my right, cetate, and interest in and to the money hereby secured, and in and to the rates thereby assigned.

in and to the money hereby secured, and in and to the rates thereby assigned.

In witness whereof I have hereunto set my hand and seal this day of 30 one thousand eight hundred and

A.B. (1.8.)

FORM 3.

Form of Rentcharge,

BT virtue of the Public Health (Ireland) Act, 1878, we the
heing the sanitury nutherity under that Act for the district of
do
hereby declare and absolutely order that the inheritance of the [dwelling-house,
shop, lands, and grounders, or the case now let, islanded in

tion of

in the parish of within the said district, and now in the occupa- A.D. 1878. , shall be absolutely charged with the sum of

pounds, paid by for the improvement by drainage and water supply [as the case way be] of the same dwelling-house, 5 shop, lands, and premises [as the case may be], together with interest for the same from the date hereof at ponnds per centum per annum, until

full payment thereof; and also all costs incurred by the said his executors, administrators, or assigns, under this scenrity, shall be fully paid and satisfied: And we bereby further declare that the said principal and 10 interest moneys shall be paid and payable by the owner or compiler of the said premises to the said his executors, administrators, and assigns, in

menner following; (that is to say,) the interest on such principal sum of pounds, or on so much thereof as shall from time to time remain due and psyable under this order, shall be paid and payable by equal half-yearly 15 payments whilst payable on the day of day of in every year, the first payment thereof to be made on the day of next, and such principal sum of pounds aball be paid and payable by

annual instalments on the day of in each of the next 20 succeeding years, towards the discharge of the same principal sum, until the whole shall be fully satisfied and discharged. [To be sealed with the common seal of the sanitary authority.]

SCHEDULE C. FORMS. FORM A.

25

Form of Notice requiring Abstement of Nuisanur,

To [person causing the unisance, or owner or occupier of the promises whercom the unisance exists, as the case may be .. Take notice that under the provisions of the Public Health (Ireland) Act.

30 1878, the [describe the sanitary authority], being satisfied of the existence of a unisance at [describe premises or place where the unisance exists], arising from [describe the cause of nuisance, for instance, want of a prive or drain; or for further instance, a ditch or drain so foul as to be a nuisance or injurious to health; or for farther instance, swine kept so as to be a nulsance or injurious an to health), do hereby require you within from the service

of this notice to abate the same, and for that purpose to [state any things required to be done or works to be excented \(\).

It you make default in complying with the requisitions of this notice, or if the said nuisence, though abated, is likely to recur, a summons will be issued 40 requiring your attendance to answer a complaint which will be made to a court of summary jurisdiction for enforcing the abstement of the naisenes, and pro-

f199.1 P 2

5

Dated this

FORM B.

Form of Summons.

Summons.

To the owner or occupier of [describe premises], situated at [insert such a

description as may be sufficient to identify the premises] or to A.B. of
Control of
First became of
for became of
for a describe the court of examenry
for the sense on the sense on the sense on the sense on the

this day made to me by

above mentioned [er in or on overlain promises situated at No.

or such other description or reference or

way is sufficient to descript the premiser, in the Ehricks under the Public Health Act (Teiland), 1813; of Gleeraide the antiverilly, the following missions exists (Georielog it, or the care my k_1), and that the soft missions is enumely by a best set of relation k the congript k or may k_1 . In the set of relation k the congript k or may k_1 the size of the set of resolution k the congript k or may k the final k the k the following values of k for the k then k the k

that the same or the like nuisance is likely to recur on the sail premises]

day of

FORM C.

Form of Order for Abstement or Prohibition of Nutsance,

To the owner [or occupies] of [describe the premises] situated [give such description as may be sufficient to identify the premises], or to A.B. of

(WHEREAS on the

Control of the Contro

Public Health Act (Ireland), 1878, of [describe the sanitary authority] the

following missance then existed [describing if]; and that the said missance was A.D. 1878. caused by the act or default of the owner [or occupier] of the said premises [or was caused by A.B.] [If the anisance have been removed say, the following nuleance existed on or about [the day the nuisance was ascertained to exist], and that the said nuisance was caused, &c., and although the same is now removed, the same or the like noisance is likely to recur on the same premises.

And whereas the owner [or occupier] within the meaning of the said Public Health Act (Ireland), 1878, [or the said A.B.,] bath this day appeared before us [(or me) describing the court], to answer the matter 10 of the said complaint [or in case the party charged do not appear, say, and whereas it hath been this day proved to our (or my) satisfaction that a true copy of a summons requiring the owner [or occupier] of the said premises for the said A.B.] to appear this day before as [or me]

been duly served according to the said Act. Now on proof here bad before us [or me] that the nuissnee so complained of doth exist on the said premises, and that the same is caused by the act or default of the owner [or occupier] of the said premises [or by the said A.R.]. we [or I], in pursuance of the said Act, do order the said owner [or occupier or A.B.] within [specify the time] from the service of this order or a true copy

20 thereof according to the said Act [here specify any things required to be done or works to be executed, as, for instance, to provide for the cleanly and wholesome keeping of, or, to remove the animal kept so as to be a nuisuous or injurious to health; or, for further instance, to cleance, whitewash, purify, and disinfect the said dwelling-bouse; or, for further instance, to construct a prive 25 or drain, &c. ; or, for further instance, to cleanse or to cover or to fill up the

said cespool, &c.l. so that the same shall no longer be a nuisance or injurious to bealth as aforemid. [And if it appear to the court that the nuisance is likely to recur on the premises say [And we] [or I] being satisfied that, notwithstanding the mid

30 cause or causes of nuisances may be removed under this order, the same is or are likely to recur, do therefore prohibit the said owner [or occupier, or A.B.,] from [here insert the matter of the probibition, as, for instance,] from using the said house or building for human bahitation until the same, in our [or my] judgment, is rendered fit for that purpose.] In case the nuisance were removed before complaint, eay, Now, on proof

here had before us [or me] that at or recently before the time of making the said complaint, to wit, on as aforesaid, the cause of noisance complained of did exist on the said premises, but that the same both since been removed, yet, notwithstanding such removal, we [or I], being satisfied

40 that it is likely that the same or the like nulsance will recur on the said premises, do hereby prohibit [order of prohibition]; and if this order of prohibition be infringed, then we [or I] [order on canitary authority to do works]. Given under the hands of us, for the band of me, describing the court L

Thir day of J.8. J.P.

F199.7 P 3

POWN D.

Form of Order for Abstement of Naisance by Sanitary Authority.

To the Town Council, &c., as the case be.

Comity, in. .] Whereas [recite complaint of numerons as in last form].

And whereas it task been now proved to our [or my] satisfaction that such a missace exists, but that no owner or occupies of the promise, or passon examing the numbers, is known or can be found [as the case may be]; New we [or I], in pursuance of the said Act, do order the said [assistary authority, number of the said [assistary authority, provided the contraction of the said [assistary authority, number of the said [assistary authority, number of the dear].

Given, &c. (as in last form).

FORM E.

Form of Order to permit Execution of Works by Owner.

County of [or beengh, &v...]

WHEREAS complaint bath been made to me, E.F. Esquire, one of Her Majorty's justices of the peace in and for the county [or other jurisdiction, &v...] of by A.B., owner, within 15

Given under my band, this day of 18 .

FORM F.

Order of Justice for Admission of Officer of Sanitary Authority.

Wiereas [describe the sanitary authority] have by their officer [naming kins] 35 made application to me, A.B., one of Her Majesty's justices of the peace having jurisdiction in and for [describe the place], and the mid officer has made onto me that demand has been made purveaunt to the provisions of the Public Health Act (Health, Act (Health

[41 VIOT.]

Public Health (Ireland).

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as to identify these], for the purpose of [describe the purpose, as the case may be], A.D. 1878. and that such demand bus bren refused. Now, therefore, I the said A.B. do hereby require you [name the person having custody of the premises] to admit the said [name the saultary authority].

purpose aforesaid, Given, &c. (as in last form).

5 [or the officer of the said sanitary authority], to the said premises, for the